UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

In re:) Chapter 11
FORESIGHT ENERGY LP, et al.,) Case No. 20-41308-659
Debtors. ¹) (Jointly Administered)
)
)

SCHEDULE OF ASSETS AND LIABILITIES FOR MARYAN MINING LLC (CASE NO. 20-41320)

The Debtors in these cases are each incorporated or organized in the state of Delaware, and along with the last four digits of each Debtor's federal tax identification number (or SEC filing number if unavailable), are: Foresight Energy LP (8894); Foresight Energy GP LLC (8332); Foresight Energy LLC (7685); Foresight Energy Employee Services Corporation (7023); Foresight Energy Services LLC (6204); Foresight Receivables LLC (2250); Sugar Camp Energy, LLC (8049); Macoupin Energy LLC (9005); Williamson Energy, LLC (9143); Foresight Coal Sales LLC (8620); Tanner Energy LLC (0409); Sitran LLC (9962); Seneca Rebuild LLC (0958); Oeneus LLC (6007); Adena Resources, LLC (4649); Hillsboro Transport LLC (6881); American Century Transport LLC (SEC No. 5786); Akin Energy LLC (1648); American Century Mineral LLC (SEC No. 5788); Foresight Energy Finance Corporation (5321); Foresight Energy Labor LLC (4176); Viking Mining LLC (4981); M-Class Mining, LLC (5272); MaRyan Mining LLC (7085); Mach Mining, LLC (4826); Logan Mining LLC (2361); LD Labor Company LLC (8454); Coal Field Repair Services LLC (9179); Coal Field Construction Company LLC (5694); Hillsboro Energy LLC (1639); and Patton Mining LLC (7251). The address of the Debtors' corporate headquarters is One Metropolitan Square, 211 North Broadway, Suite 2600, St. Louis, Missouri 63102.

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In re:) Chapter 11
FORESIGHT ENERGY LP, et al.,) Case No. 20-41308-65
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GLOBAL NOTES, METHODOLOGY, AND SPECIFIC DISCLOSURE REGARDING THE DEBTORS' SCHEDULES OF ASSETS AND LIABILITIES AND STATEMENTS OF FINANCIAL AFFAIRS

INTRODUCTION

Foresight Energy LP ("Foresight") and its debtor affiliates, as debtors and debtors in possession in the above-captioned chapter 11 cases (collectively, the "Debtors"), with the assistance of their advisors, have filed their respective Schedules of Assets and Liabilities (the "Schedules") and Statements of Financial Affairs (the "Statements," and together with the Schedules the "Schedules and Statements") with the United States Bankruptcy Court for the District of Eastern Missouri (the "Bankruptcy Court"), pursuant to section 521 of title 11 of the United States Code, 11 U.S.C. §§ 101–1532 (the "Bankruptcy Code"), and Rule 1007 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules").

These Global Notes, Methodology, and Specific Disclosures Regarding the Debtors' Schedules of Assets and Liabilities and Statements of Financial Affairs (the "Global Notes") pertain to, are incorporated by reference in, and comprise an integral part of all of the Debtors' Schedules and Statements. The Global Notes should be referred to, considered, and reviewed in connection with any review of the Schedules and Statements.

The Schedules and Statements do not purport to represent financial statements prepared in accordance with Generally Accepted Accounting Principles in the United States ("GAAP"), nor are they intended to be fully reconciled with the financial statements of each Debtor. Additionally, the Schedules and Statements contain unaudited information that is subject to further review, potential adjustment, and reflect the Debtors' commercially reasonable efforts to report the assets and liabilities of each Debtor on an unconsolidated basis.

The Debtors and their agents, attorneys, and financial advisors do not guarantee or warrant the accuracy or completeness of the data that is provided herein and shall not be liable for any loss or injury arising out of or caused in whole or in part by the acts, errors, or omissions, whether negligent or otherwise, in procuring, compiling, collecting, interpreting, reporting, communicating, or delivering the information contained herein. While commercially reasonable efforts have been made to provide accurate and complete information herein, inadvertent errors or omissions may exist. The Debtors and their agents, attorneys, and financial advisors expressly do not undertake any obligation to update, modify, revise, or re-categorize the information provided

herein, or to notify any third party should the information be updated, modified, revised, or recategorized. In no event shall the Debtors or their agents, attorneys, and financial advisors be liable to any third party for any direct, indirect, incidental, consequential, or special damages (including, but not limited to, damages arising from the disallowance of a potential claim against the Debtors or damages to business reputation, lost business or lost profits), whether foreseeable or not and however caused, even if the Debtors or their agents, attorneys, and financial advisors are advised of the possibility of such damages.

Mr. Robert D. Moore, the Debtors' President and Chief Executive Officer, has signed each of the Schedules and Statements. Mr. Moore is an authorized signatory for each of the Debtors. In reviewing and signing the Schedules and Statements, Mr. Moore necessarily has relied upon the efforts, statements, and representations of various personnel employed by the Debtors and their advisors. Mr. Moore has not (and could not have) personally verified the accuracy of each statement and representation contained in the Schedules and Statements, including statements and representations concerning amounts owed to creditors, classification of such amounts, and creditor addresses.

GLOBAL NOTES AND OVERVIEW OF METHODOLOGY

1. **Reservation of Rights**. Reasonable efforts have been made to prepare and file complete and accurate Schedules and Statements; however, inadvertent errors or omissions may exist. The Debtors reserve all rights to (i) amend or supplement the Schedules and Statements from time to time, in all respects, as may be necessary or appropriate, including, without limitation, the right to amend the Schedules and Statements with respect to any and all claim descriptions, designations, or Debtor(s) against which the is asserted; (ii) dispute or otherwise assert offsets or defenses to any claim reflected in the Schedules and Statements as to amount, liability, priority, status, or classification; (iii) subsequently designate any claim as "disputed," "contingent," or "unliquidated;" or object to the extent, validity, enforceability, priority or avoidability of any claim. Any failure to designate a claim in the Schedules and Statements as "disputed," "contingent," or "unliquidated" does not constitute an admission by the Debtors that such claim or amount is not "disputed," "contingent," or "unliquidated." Listing a claim does not constitute an admission of liability by the Debtor against which the claim is listed or against any of the Debtors. Furthermore, nothing contained in the Schedules and Statements shall constitute a waiver of rights with respect to the Debtors' chapter 11 cases, including, without limitation, issues involving claims, substantive consolidation, defenses, equitable subordination, and/or causes of action arising under the provisions of chapter 5 of the Bankruptcy Code and any other relevant non-bankruptcy laws to recover assets or avoid transfers. Any specific reservation or rights contained elsewhere in the Global Notes does not limit in any respect the general reservation of rights contained in this paragraph. Notwithstanding the foregoing, the Debtors shall not be required to update the Schedules and Statements.

Nothing in the Schedules or Statements is intended to, shall be construed as, or shall have the effect of, modifying, changing, or otherwise affecting the Final Order Authorizing the Debtors to (A) Obtain Post-Petition Financing, (B) Grant Senior Secured Priming Liens and Superpriority Administrative Expense Claims, and (C) Utilize Cash Collateral; (II) Granting Adequate Protection to the Prepetition Secured Parties; (III) Modifying the

Automatic Stay; and (IV) Scheduling Final Hearing; and (VI) Granting Related Relief [Docket No. pending] (the "Final DIP Order") or any amendments, modifications, or other orders related to the same.

2. <u>Description of Cases and "As Of" Information Date</u>. On March 10, 2020 (the "*Petition Date*"), the Debtors each filed voluntary petitions for relief under chapter 11 of the Bankruptcy Code. The Debtors are operating their businesses and managing their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. No request for the appointment of a trustee or examiner has been made in these chapter 11 cases.

On March 11, 2020, the Bankruptcy Court entered the *Order Authorizing Joint Administration of Chapter 11 Cases* [Docket No. 86]. Notwithstanding the joint administration of the Debtors' cases for procedural purposes, each Debtor has filed its own Schedules and Statements.

The asset information provided herein represents the asset data of the Debtors as of the close of business on January 31, 2020, except as otherwise noted. The liability information provided herein represents the liability data of the Debtors as of the Petition Date, except as otherwise noted.

3. <u>Net Book Value of Assets</u>. Unless otherwise indicated, the Debtors' Schedules and Statements reflect net book values as of the Petition Date. The book values of certain assets may materially differ from their fair market values. For the avoidance of doubt, nothing contained in the Schedules and Statements is indicative of the Debtors' enterprise value or to determine what a third party might be willing to pay in connection with any asset disposition.

For financial reporting purposes, Foresight prepares consolidated financial statements. These consolidated financial statements are filed with the Securities and Exchange Commission (the "SEC") and are audited annually. Unlike the consolidated financial statements, these Schedules and Statements, except as indicated herein, reflect the assets and liabilities of each Debtor, including intercompany accounts which would be eliminated in Foresight's consolidated financial statements. Accordingly, combining the assets and claims set forth in the Schedules and Statements of the Debtors would result in amounts that would be substantially different from financial information for Foresight and its respective consolidated subsidiaries that would be prepared under GAAP. Therefore, these Schedules and Statements do not purport to represent financial statements prepared in accordance with GAAP, nor are they intended to reconcile to the financial statements filed by Foresight Peak with the SEC.

Book values of assets prepared in accordance with GAAP generally do not reflect the current performance of the assets and may differ materially from the actual value and/or performance of the underlying assets. Additionally, because the book values of assets may materially differ from their fair market values, some assets are listed as undetermined amounts as of January 31, 2020. Furthermore, assets that have been fully depreciated or

fully amortized, or were expensed for GAAP accounting purposes, have no net book value and are, therefore, not included in the Schedules and Statements

- 4. <u>Estimates and Assumptions</u>. The preparation of the Schedules and Statements required the Debtors to make certain estimates and assumptions that affected the reported amounts of assets and liabilities, the disclosures of contingent assets and liabilities, and the reported amounts of revenues and expenses. Actual results could differ materially from these estimates.
- 5. Recharacterization. Notwithstanding the Debtors' reasonable efforts to properly characterize, classify, categorize, or designate certain claims, assets, executory contracts, unexpired leases, and other items reported in the Schedules and Statements, the Debtors may nevertheless have improperly characterized, classified, categorized, designated, or omitted certain items due to the complexity and size of the Debtors' businesses. Accordingly, the Debtors reserve their rights to recharacterize, reclassify, recategorize, redesignate, add, or delete items reported in the Schedules and Statements at a later time as is necessary or appropriate
- 6. <u>Liabilities</u>. The Debtors have sought to allocate liabilities between the prepetition and postpetition periods based on the information and research conducted in connection with the preparation of the Schedules and Statements. As additional information becomes available the allocation of liabilities between the prepetition and postpetition periods may change. Accordingly, the Debtors reserve all of their rights to amend, supplement, or otherwise modify the Schedules and Statements as is necessary or appropriate.

The liabilities listed on the Schedules do not reflect a complete analysis of claims under section 503(b)(9) of the Bankruptcy Code. Accordingly, the Debtors reserve all of their rights to dispute or challenge the validity of any asserted claims under section 503(b)(9) of the Bankruptcy Code or the characterization of the structure of any such transaction or any document or instrument related to any creditor's claim.

- 7. **Excluded Assets and Liabilities**. The Debtors have excluded certain categories of assets and liabilities from the Schedules and Statements, including, without limitation, goodwill, accrued salaries, employee benefit accruals, tax accruals, asset retirement obligations, and assets with a net book value of zero. For confidentiality reasons, the Debtors have not listed individual customer accounts receivable information. Total accounts receivable information for each Debtor has been listed as of January 31, 2020. In addition, certain immaterial assets and liabilities may have been excluded.
- 8. <u>Insiders</u>. Persons listed as "insiders" have been included for informational purposes only and including them in the Schedules and Statements shall not constitute an admission by the Debtors that those persons are insiders for purposes of section 101(31) of the Bankruptcy Code. Moreover, the Debtors do not take any position with respect to: (a) any insider's influence over the control of the Debtors; (b) the management responsibilities or functions of any such insider; (c) the decision making or corporate authority of any such insider; or (d) whether the Debtors or any such insider could successfully argue that he or

- she is not an "insider" under applicable law or with respect to any theories of liability or for any other purpose.
- 9. <u>Intellectual Property Rights</u>. Exclusion of certain intellectual property shall not be construed as an admission that such intellectual property rights have been abandoned, terminated, assigned, expired by their terms, or otherwise transferred pursuant to a sale, acquisition, or other transaction.
- 10. <u>Umbrella Agreements</u>. Certain contracts and leases listed in the Schedules and Statements may be umbrella or master agreements that cover relationships with some or all of the Debtors. Where relevant, such agreements have been listed in the Schedules and Statements of the Debtor entity that signed the original umbrella or master agreement. Other Debtors, however, may be liable together with such Debtor on account of such agreements and the Debtors reserve all rights to amend the Schedules and Statements to reflect changes regarding the liability of the Debtors with respect to such agreements, if appropriate.
- 11. <u>Guarantees</u>. The Debtors have made reasonable efforts to locate and identify guarantees and other secondary liability claims (collectively, the "*Guarantees*") in each of the executory contracts, unexpired leases, secured financings, debt instruments and other such agreements to which any Debtor is a party. Where Guarantees have been identified, they have been included in the relevant Schedule for the Debtor or Debtors affected by such Guarantees. The Debtors have placed the Guarantees on Schedule H for both the primary obligor and the guarantor of the relevant obligation. It is possible that certain Guarantees embedded in the Debtors' executory contracts, unexpired leases, secured financings, debt instruments and other such agreements may have been inadvertently omitted. The Debtors reserve their rights to amend the Schedules to the extent additional Guarantees are identified or such Guarantees are discovered to have expired or be unenforceable. Additionally, failure to list any Guarantees in the Schedules and Statements, including in any future amendments to the Schedules and Statements, shall not affect the enforceability of any Guarantees not listed.
- 12. <u>Duplication</u>. Certain of the Debtors' assets, liabilities, and prepetition payments may properly be disclosed in multiple parts of the Statements and Schedules. To the extent these disclosures would be duplicative, the Debtors have determined to only list such assets, liabilities, and prepetition payments once.
- 13. <u>Claims Description</u>. Schedules D and E/F permit each of the Debtors to designate a claim as "disputed," "contingent," and/or "unliquidated." Any failure to designate a claim on a given Debtor's Schedules and Statements as "disputed," "contingent," or "unliquidated" does not constitute an admission by that Debtor that such amount is not "disputed," "contingent," or "unliquidated," or that such claim is not subject to objection. The Debtors reserve all of their rights to dispute, or assert offsets or defenses to, any claim reflected on their respective Schedules and Statements on any grounds, including liability or

- classification. Additionally, the Debtors expressly reserve all of their rights to subsequently designate such claims as "disputed," "contingent" or "unliquidated."
- 14. Causes of Action. Despite their commercially reasonable efforts to identify all known assets, the Debtors may not have listed all of their causes of action or potential causes of action against third-parties as assets in the Schedules and Statements, including, without limitation, causes of actions arising under chapter 5 of the Bankruptcy Code and any other relevant non-bankruptcy laws to recover assets or avoid transfers. The Debtors reserve all of their rights with respect to any cause of action (including avoidance actions), controversy, right of setoff, cross claim, counterclaim, or recoupment and any claim on contracts or for breaches of duties imposed by law or in equity, demand, right, action, lien, indemnity, guaranty, suit, obligation, liability, damage, judgment, account, defense, power, privilege, license, and franchise of any kind or character whatsoever, known, unknown, fixed or contingent, matured or unmatured, suspected or unsuspected, liquidated or unliquidated, disputed or undisputed, secured or unsecured, assertable directly or derivatively, whether arising before, on, or after the Petition Date, in contract or in tort, in law or in equity, or pursuant to any other theory of law (collectively, "Causes of Action") they may have, and neither these Global Notes nor the Schedules and Statements shall be deemed a waiver of any claims or Causes of Action or in any way prejudice or impair the assertion of such claims or Causes of Action.
- 15. <u>Summary of Significant Reporting Policies</u>. The following is a summary of significant reporting policies:
 - <u>Undetermined Amounts</u>. The description of an amount as "unknown," "TBD" or "undetermined" is not intended to reflect upon the materiality of such amount.
 - <u>Totals</u>. All totals that are included in the Schedules and Statements represent totals of all known amounts. To the extent there are unknown or undetermined amounts, the actual total may be different than the listed total.
 - <u>Paid Claims</u>. The Debtors were authorized to pay certain outstanding prepetition claims pursuant to various orders entered by the Bankruptcy Court. To the extent the Debtors pay any of the claims listed in the Schedules and Statements pursuant to any orders entered by the Bankruptcy Court, the Debtors reserve all of their rights to amend or supplement the Schedules and Statements or take other action as is necessary or appropriate to avoid over-payment of or duplicate payments for any such liabilities.
 - <u>Liens</u>. Property and equipment listed in the Schedules and Statements are presented without consideration of any liens that may attach (or have attached) to such property and equipment.
- 16. <u>Currency</u>. Unless otherwise indicated, all amounts are reflected in U.S. dollars.
- 17. <u>Intercompany Payables and Receivables</u>. The Debtors routinely engage in intercompany transactions with other Debtor and affiliates. Intercompany receivable

account balances are shown in Schedule A/B and intercompany liabilities are shown in Schedule E/F.

• As described more fully in the Motion Re: Entry of Interim and Final Orders (A) Authorizing Continued Use of the Debtors' Existing Cash Management System; (B) Authorizing Use of Existing Bank Accounts and Business Forms; (C) Granting a Limited Waiver of Requirements of Section 345(b) of the Bankruptcy Code; (D) Authorizing Continuation of Ordinary Course Intercompany Transactions; (E) Granting Administrative Expense Priority Status to Postpetition Intercompany Claims; and (F) Granting Related Relief [Docket No. 4] (the "Cash Management Motion"), the Debtors use a centralized cash management system to streamline collection, transfer, and disbursement of funds generated by the Debtors' business operations. Certain receivables are collected by Debtor subsidiaries of Foresight and sent to a concentration account held by Debtor Foresight Energy, LLC. The concentration funds certain other Debtor bank accounts where Payables are paid on behalf of the Debtors in the ordinary course of business. The Debtors record in their books and records any receipts and/or disbursements made on behalf of Debtors as intercompany balances.

The listing by the Debtors of any account between a Debtor and another Debtor is a statement of what appears in a particular Debtor's books and records and does not reflect any admission or conclusion of the Debtors regarding the allowance, classification, characterization, validity, or priority of such account. The Debtors reserve all rights to recharacterize, reprioritize, reclassify, recategorize or redesignate intercompany accounts reported in the Schedules and Statements.

- 18. <u>Inventories, Property and Equipment</u>. Inventories consist of materials and supplies and coal inventory. These inventories are valued at the lower of cost or market. Coal inventory costs include labor, supplies, equipment depreciation, depletion of mineral reserves, operating overhead and transportation costs incurred prior to the transfer of title to customers. Property, plant, equipment and mine development are recorded at cost or at fair value at the date of acquisition in the case of acquired businesses. Property, plant, and equipment are aggregated in the Debtors' books and records and cannot be segregated easily into the categories required by the Schedules and Statements. All inventories, as well as all property and equipment, are presented without consideration of any statutory or consensual liens.
- 19. Mineral Right, Land and Land Rights. The Debtors control an estimated 2.1 billion tons of proven and probable coal reserves located in the Illinois Basin. The aggregate book value of owned and leased coal reserves is \$1.3 billion as of January 31, 2020. The Debtors have not analyzed the current market value of their owned or leased coal reserves. Except where otherwise noted, the Debtors have reported the book value of all owned pieces of real property, including leased coal reserves, in Schedule A/B. Certain unexpired coal reserve leases of the Debtors as of the Petition Date that may constitute executory contracts or unexpired leases within the meaning of section 365 of the Bankruptcy Code are also included in Schedule G, and to the extent that there was an amount outstanding under a coal reserve lease, such as royalties payable, as of the Petition Date, the amount owed to the lessor of the coal reserves has been listed on Schedule E/F.

- 20. Other Leases. The Debtors lease equipment and facilities under various capital and operating lease agreements. These equipment and facilities leases are reported on Schedule G of each applicable Debtor, and to the extent that there was an amount outstanding under any of these leases as of the Petition Date, the amount owed to the applicable lessor has been listed on Schedule E/F of each applicable Debtor.
- 21. Effect of "First Day" Orders. The Bankruptcy Court has authorized the Debtors to pay various outstanding prepetition claims including certain payments to employees, critical vendors, lien holders and taxing authorities. Where the Schedules and Statements list creditors and set forth the Debtors' scheduled amount of such claims, such scheduled amounts reflect amounts owed as of the Petition Date, adjusted for any postpetition payments made as of March 29, 2020 on account of such claims pursuant to the authority granted to the Debtors by the Bankruptcy Court. To the extent any further adjustments are necessary for any additional postpetition payments made after March 29, 2020 on account of such claims pursuant to the authority granted to the Debtors by the Bankruptcy Court, such adjustments have not been included in the Schedules and Statements unless otherwise noted on the applicable Schedule or Statement. Estimates of claims set forth in the Schedules and Statements may not reflect assertions by the Debtors' creditors of a right to have such claims paid or reclassified under the Bankruptcy Code or orders of the Bankruptcy Court.
- 22. Setoffs. The Debtors periodically incur certain setoffs in the ordinary course of business. Setoffs in the ordinary course can result from various items including, but not limited to, pricing discrepancies, returns, warranties, refunds, negotiations and/or disputes between Debtors and their customers regarding regulatory or governmental impositions costs incurred by Debtors, and other disputes between the Debtors and their customers and/or suppliers. These normal setoffs are consistent with the ordinary course of business in the Debtors' industry and can be particularly voluminous, making it unduly burdensome and costly for the Debtors to list such ordinary course setoffs. Therefore, although such setoffs and other similar rights may have been accounted for when scheduling certain amounts, these ordinary course setoffs are not independently accounted for, and as such, are or may be excluded from the Debtors' Schedules and Statements.
- 23. <u>Confidentiality</u>. There are instances within the Schedules and Statements where names, addresses or amounts have been left blank. Due to the nature of an agreement between the Debtors and a third party, concerns of confidentiality, or concerns for the privacy of an individual, the Debtors may have deemed it appropriate and necessary to avoid listing such names, addresses, and amounts.
- 24. <u>Global Notes Control</u>. In the event that the Schedules and Statements differ from these Global Notes, the Global Notes shall control.

SPECIFIC DISCLOSURES WITH RESPECT TO THE DEBTORS' SCHEDULES

Schedules Summary. Except as otherwise noted, the asset information provided herein represents the asset data of the Debtors as of January 31, 2020, and liability information provided herein represents the liability data of the Debtors as of the Petition Date.

For financial reporting purposes, the Debtors ordinarily prepare consolidated financial statements. Unlike the consolidated financial statements, the Schedules reflect the assets and liabilities of each Debtor on a nonconsolidated basis, except where otherwise indicated. Accordingly, the totals listed in the Schedules will likely differ, at times materially, from the consolidated financial reports prepared by the Debtors for financial reporting purposes or otherwise.

The Schedules do not purport to represent financial statements prepared in accordance with GAAP, nor are they intended to be fully reconciled with the financial statements of each Debtor. Additionally, the Schedules contain unaudited information that is subject to further review and potential adjustment and reflect the Debtors' reasonable best efforts to report the assets and liabilities of each Debtor on an unconsolidated basis. Moreover, given, among other things, the uncertainty surrounding the collection and ownership of certain assets and the valuation and nature of certain liabilities, to the extent that a Debtor shows more assets than liabilities, this is not an admission that the Debtor was solvent as of the Petition Date or at any time before the Petition Date. Likewise, to the extent a Debtor shows more liabilities than assets, this is not an admission that the Debtor was insolvent as of the Petition Date or at any time before the Petition Date.

As part of their financial statement due diligence process, the Debtors, from time to time, analyze the book values of their assets to determine, with respect to any of their assets, whether all or part of an asset value would be impaired in accordance with GAAP. The Debtors have recently experienced significant write-offs of book values of certain assets, sometimes reducing book values of such assets to zero, due to the declining coal market in which the Debtors operate. Where book values of assets have been reduced to zero, such assets have not been included in the Schedules.

Schedule A/B, Parts 1 and 2 – Cash and Cash Equivalents; Deposits and Prepayments. Details with respect to the Debtors' cash management system and bank accounts are provided in the Debtors' Cash Management Motion and the final order of the Bankruptcy Court granting the Cash Management Motion [Docket No. 4].

Schedule A/B, Part 9 – Real Property. For those Debtors that own real property, such owned real estate is reported, except where otherwise noted, at book value. The Debtors may have listed certain assets as real property when such assets are in fact personal property, or the Debtors may have listed certain assets as personal property when such assets are in fact real property. Buildings and land improvements are listed on Schedule A/B, Part 9, independent of whether the real property to which the building or land improvement is connected is Debtor-owned property. The Debtors reserve all of their rights to recategorize and/or recharacterize such assets holdings to the extent the Debtors determine that such holdings were improperly listed.

Schedule A/B, Part 11 – All Other Assets. Dollar amounts are presented net of impairments and other adjustments.

In the ordinary course of their businesses, the Debtors may have accrued, or may subsequently accrue, certain rights to counter-claims, cross-claims, setoffs, credits, rebates, or refunds with their customers and suppliers, or potential warranty claims against their suppliers. Additionally, certain of the Debtors may be party to pending litigation in which such Debtor has asserted, or may assert,

claims as a plaintiff or counter-claims and/or cross-claims as defendant. Because such claims are unknown to the Debtors and not quantifiable as of the Petition Date, they are not listed on Schedule A/B, Part 11.

Schedule D – Creditors Who Have Claims Secured by Property. Except as otherwise agreed pursuant to a stipulation, agreed order, or general order entered by the Bankruptcy Court, the Debtors reserve their right to dispute or challenge the validity, perfection, or immunity from avoidance of any lien purported to be granted or perfected in any specific asset to a secured creditor listed on Schedule D of any Debtor. Moreover, although the Debtors may have scheduled claims of various creditors as secured claims, the Debtors reserve their right to dispute or challenge the secured nature of any such creditor's claim or the characterization of the structure of any such transaction or any document or instrument (including any intercompany agreement) related to such creditor's claim. In certain circumstances, a Debtor may be a co-obligor or guarantor with respect to the scheduled claims of other Debtors, and no claim set forth on Schedule D of any Debtor is intended to acknowledge claims of creditors that are otherwise satisfied or discharged by other entities. The descriptions provided on Schedule D are intended only as a summary. Reference to the applicable loan agreements and related documents is necessary for a complete description of the collateral and the nature, extent and priority of any liens. Nothing in Schedule D and/or the Global Notes shall be deemed a modification or interpretation of the terms of such agreements.

Except as specifically stated herein, utility companies and other parties that may hold security deposits have not been listed on Schedule D. The Debtors reserve all of their rights, claims and causes of action with respect to claims associated with any contracts and agreements listed on Schedule D or Schedule G, including the right to dispute or challenge the characterization or the structure of any transaction, document or instrument (including any intercompany agreement) related to a creditor's claim. Nothing herein shall be construed as an admission by the Debtors of the legal rights of the claimant or a waiver of the Debtors' right to recharacterize or reclassify such claim or contract.

The Debtors have not included on Schedule D parties that may believe such claims are secured through setoff rights or inchoate statutory lien rights. Although there are multiple parties that hold a portion of the debt included in the secured facilities, only the administrative agents have been listed for purposes of Schedule D.

As of the Petition Date, Debtor Foresight Energy LLC was the borrower, and certain of the other Debtors were the guarantors, for a first lien secured revolving credit and a first lien secured term loan (shown on Schedule D).

Debtors Foresight Energy LLC and Foresight Energy Finance Corporation were co-issuers for the second lien bond indentures (shown on Schedule F). In total, first and second lien facilities, totaled approximately \$1.4 billion outstanding as of the Petition Date.

Foresight has requested postpetition financing pursuant to the *Cash Collateral Motion* (I) Authorizing the Debtors to (A) Obtain Post-Petition Financing, (B) Grant Senior Secured Priming Liens and Superpriority Administrative Expense Claims, and (C) Utilize Cash Collateral; (II) Granting Adequate Protection to the Prepetition Secured Parties; (III) Modifying the

Automatic Stay; and (IV) Scheduling Final Hearing; and (VI) Granting Related Relief [Docket No. 29] (Interim and Final Orders are pending) consisting of a loan facility in the aggregate principal amount of approximately \$175 million, including the prepetition \$75 million in loan rollup of the first lien revolving credit facility (the "DIP Facility"). All of the other Debtors guarantee Foresight's obligations under the DIP Facility.

The claim amount listed for both secured and unsecured notes in Schedule D, and in Schedule E/F, includes principal and interest as of the Petition Date.

Schedule E/F, Part 1 – Creditors With Priority Unsecured Claims. Pursuant to the *Final Order* (A) Authorizing the Payment of Prepetition Taxes and Fees and (B) Granting Related Relief [Docket No. 246] (the "Final Taxes Order"), the Debtors have been granted the authority to pay certain tax liabilities that accrued prepetition. Accordingly, any priority unsecured claim based upon prepetition tax accruals that have been paid pursuant to the Final Taxes Order are not listed on Schedule E/F. Certain of the tax claims may be subject to on-going audits, and the Debtors are otherwise unable to determine with certainty the amount of many, if not all, of the tax claims listed on Schedule E/F. Therefore, the Debtors have listed all such claims as undetermined in amount, pending final resolution of on-going audits or outstanding issues.

The Debtors believe that all of the employee claims entitled to priority under the Bankruptcy Code were or will be paid pursuant to the *Interim Order (A) Authorizing the Debtors to Pay Prepetition Wages and Workforce Obligations, (B) Authorizing Debtors to Maintain Workforce Programs and Pay Related Obligations, and (C) Granting Related Relief* [Docket No. 88]. Accordingly, no employee-related claims by and against the Debtors for prepetition amounts due have been included in Schedule E/F.

The listing of a claim on Schedule E/F, Part 1, does not constitute an admission by the Debtors that such claim or any portion thereof is entitled to priority status.

Schedule E/F, Part 2 – Creditors With Non-Priority Unsecured Claims. The Debtors have made reasonable efforts to report all general unsecured claims against the Debtors on Schedule E/F, Part 2 based upon the Debtors' existing books and records. The claims of individual creditors for among other things, products, goods, or services are listed as either the lower of the amounts invoiced by the creditor or the amounts entered on the Debtors' books and records, and may not reflect credits or allowances due from such creditors to the Debtors. The Debtors reserve all rights with respect to any such credits and allowances including the right to assert claims objections and/or setoffs. The claims listed on Schedule E/F, Part 2, arose or were incurred on various dates. In certain instances, the date on which a claim arose is an open issue of fact. While commercially reasonable efforts have been made, determining the date upon which each claim in Schedule E/F was incurred or arose would be unduly burdensome and cost prohibitive and, therefore, the Debtors do not list a date for every claim listed on Schedule E/F.

Schedule E/F, Part 2, reflects certain prepetition amounts owing to counterparties to executory contracts and unexpired leases. Such prepetition amounts, however, may be paid in connection with the assumption or assumption and assignment of an executory contract or unexpired lease.

In addition, Schedule E/F, Part 2, does not include all claims that may arise in connection with the rejection of any executory contracts and unexpired leases that may be or have been rejected.

Schedule E/F, Part 2, does not include certain deferred charges, deferred liabilities, accruals or general reserves. Such amounts are general estimates of liabilities and do not represent specific claims as of the Petition Date; however, they are reflected on the Debtors' books and records as required in accordance with GAAP.

Schedule E/F contains information regarding pending litigation involving the Debtors. In certain instances, the Debtor that is subject of the litigation is uncertain or undetermined. Where the named defendant is "Foresight" plus "et al.," the Debtors have listed such claim on Schedule E/F of Foresight. However, to the extent that litigation involving a particular Debtor has been identified, information regarding that litigation is contained in Schedule E/F for that Debtor. The amounts for these potential claims are listed as "undetermined" and are marked as contingent, unliquidated, and disputed in the Schedules and Statements.

Schedule G – Executory Contracts and Unexpired Leases. The businesses of the Debtors are complex. Although the Debtors' existing books, records, financial systems, and contracts management systems have been relied upon to identify and schedule executory contracts for each of the Debtors and reasonable efforts have been made to ensure the accuracy of Schedule G, inadvertent errors, omissions, or overinclusion may have occurred. The Debtors reserve all of their rights to dispute the validity, status or enforceability of any contracts, agreements, or leases set forth on Schedule G and to amend or supplement such Schedule, as necessary. The contracts, agreements, and leases listed on Schedule G may have expired or may have been modified, amended, or supplemented from time to time by various amendments, restatements, waivers, estoppels, certificates, letters, memoranda and other documents, instruments and agreements that may not be listed on Schedule G, despite the Debtors' use of reasonable efforts to identify such documents. In some cases, the same supplier or provider appears multiple times on Schedule G. This multiple listing is intended to reflect distinct agreements between the applicable Debtor and such supplier or provider. Certain of the real property leases listed on Schedule G may contain renewal options, guarantees of payments, options to purchase, rights of first refusal, rights to lease additional space and other miscellaneous rights. Such rights, powers, duties and obligations are not separately set forth on Schedule G. Certain of the agreements listed on Schedule G may be in the nature of conditional sales agreements or secured financings. The presence of a contract or agreement on Schedule G does not constitute an admission that such contract or agreement is an executory contract or unexpired lease.

The Debtors have included only contracts and agreements to which a Debtor is a party. Schedule G does not include contracts or agreements in which payments to third parties were made on any of the Debtors' behalf for administrative convenience or as a result of the Debtors' cash management system. The Debtors have included certain interests in real property such as easements, rights of way, and other similar interests on Schedule G. The listing of such real property interests on Schedule G as "executory" does not constitute an admission by a Debtor that any such contract is executory. The Debtors reserve all rights to recategorize and/or recharacterize their interests in such real property at a later date, as necessary. Although not required, because leased coal reserves represent such a significant asset of the Debtors, the Debtors have also included the book value of

leased coal reserves in Schedule A/B. The Debtors are continuing their review of all relevant documents and expressly reserve their right to amend all Schedules at a later time as necessary and/or to challenge the classification of any agreement as an executory contract or unexpired lease in any appropriate filing. The Debtors further reserve all of their rights, claims, and causes of action with respect to the contracts and agreements listed on Schedule G, including the right to dispute or challenge the characterization or the structure of any transaction, document, or instrument (including any intercompany agreement) related to a creditor's claim.

In addition, the Debtors may have entered into various other types of agreements in the ordinary course of business, such as, supplemental agreements, amendments/letter agreements, title agreements, and confidentiality agreements. Such documents may not be set forth on Schedule G. Certain of the contracts, agreements and leases listed on Schedule G may have been entered into by more than one of the Debtors. Further, the specific Debtor obligor to certain of the executory contracts could not be specifically ascertained in every circumstance. In such cases, the Debtors made their best efforts to determine the correct Debtors' Schedule G on which to list such executory contract or unexpired lease. Certain of the executory contracts may not have been memorialized and could be subject to dispute. Each unexpired lease listed in Schedule G may include one or more ancillary documents, including but not limited to any underlying assignment and assumption agreements, amendments, supplements, full and partial assignments, renewals and partial releases. Executory contracts that are oral in nature, if any, have not been included on Schedule G. Schedule G does not constitute an admission that any such contract or agreement is an executory contract or unexpired lease. The Debtors reserve all of their rights, claims and causes of action with respect to the contracts and agreements listed on Schedule G, including the right to dispute or challenge the characterization or the structure of any transaction, document or instrument.

Schedule H – Co-Debtors. In the ordinary course of their business, the Debtors may be involved in pending or threatened litigation and claims arising out of certain ordinary business transactions. These matters may involve multiple plaintiffs and defendants, some or all of whom may assert cross claims and counter-claims against other parties. Due to the volume of such claims, and because all such claims are contingent, unliquidated, and disputed, and listed elsewhere in the Schedules and Statements, such claims have not been set forth individually on Schedule H.

Schedule H reflects Guarantees, if any, by various Debtors of obligations of related affiliates. The Debtors may not have identified certain Guarantees that are embedded in the Debtors' executory contracts, unexpired leases, secured financings, debt instruments and other such agreements. Certain of the Guarantees reflected on Schedule H, if any, may have expired or no longer be enforceable. Thus, the Debtors reserve their rights to amend Schedule H to the extent that additional Guarantees are identified or such Guarantees are discovered to have expired or are unenforceable, or to contest the validity or enforceability of the Guarantees in another filing.

Claims of Third-Party Related Entities. Although the Debtors have made every effort to properly classify each claim listed in the Schedules as being either disputed or undisputed, liquidated or unliquidated, and contingent or noncontingent, the Debtors have not been able to fully reconcile all payments made to certain third parties and their related entities on account of the Debtors' obligations to both such entity and its affiliates. Therefore, to the extent that the Debtors have classified their estimate of claims of a creditor as disputed, all claims of such

creditor's affiliates listed in the Schedules and Statements shall similarly be considered as disputed, whether or not they are designated as such.

SPECIFIC DISCLOSURES WITH RESPECT TO THE DEBTORS' STATEMENTS

Statements Summary. As part of their financial statement due diligence process, the Debtors, from time to time, analyze the book values of their assets to determine, with respect to any of their assets, whether all or part of an asset value would be impaired in accordance with GAAP. The Debtors have recently experienced significant write-offs of book values of certain assets, sometimes reducing book values of such assets to zero, due to the declining coal market in which the Debtors operate. Where book values of assets have been reduced to zero, such assets have not been included in these Statements.

Statements, Part 1, Question 1 – Gross Revenue From Business. The amount shown for year-to date 2020 is for the period January 1, 2020 to February 29, 2020. Revenue from business for 2019 and 2018 is for the period of January 1 to December 31 of each year.

Statements, Part 1, Question 2 – Non-Business Revenue. The Debtors record a non-material amount of certain transactions as other income in their financial records. Such transactions have been included in the response to Statements, Part 1, Question 2. These transactions are not directly related to the sale of coal at the Debtors' mines, but are related to transloading fees, lease income from affiliates, and royalty income from affiliates.

The amount shown for year-to-date 2020 includes non-business revenue for the period of January 1, 2020 to February 29, 2020. Non-business revenue for 2019 and 2018 is for the period of January 1 to December 31 of each year.

Statements, Part 2, Question 3 – Payments and Transfers to Certain Creditors Within 90 Days. The dates set forth in the "Dates" column relate to one of the following: (a) the date of a wire transfer; (b) the date of an "ACH" payment; or (c) the check date. In general, disbursements are made through Foresight bank accounts and recorded to the proper entity with the liability through intercompany journal entries. For the purpose of this schedule, all of these payments are shown at the proper Debtor unless otherwise noted in the response of a particular Debtor's Statements, Part 2, Question 3. In addition to the payments disclosed in response to this Question, the Debtors periodically replenish "petty cash" working accounts held locally by some entities. Disbursements from these working accounts, held by various Debtors, to third party payees are included in this Question but the intercompany replenishment transactions are not. Payments to the Debtors' insiders, bankruptcy professionals, and intercompany transactions are not included in this Statements, Part 2, Question 3.

Additionally, creditors with aggregate 90-day payments below \$6,825 are not included in Part 2, Question 3 (11 U.S.C. § 547(c)(9).).

Statements, Part 2, Question 4 – Payments to Insiders. For a discussion of insiders of the Debtors, refer to paragraph 8 of these Global Notes.

The Debtors are party to a Management Services Agreement with Murray American Coal, Inc., ("Murray") under which Murray provides the Debtors with a broad array of management and selling and general administrative services. The Debtors pay a flat quarterly fee in exchange for these services. As a result, the employees who would normally be considered as insiders are employed and paid by Murray. The Debtors have no insider employees. The Debtors did make payments to the members of their Board of Directors during the one-year period which are included in this Statements, Part 2, Question 4.

In addition to payments made to the Debtors' Board of Directors, the Debtors made payments to affiliated companies that have either direct or indirect ownership in certain of the Debtors. These affiliated companies fall into two groups, Murray and Foresight Reserves LP (the "*Cline Group*"). Payments made to the Murray and to the Cline Group controlled companies during the one-year period are included in this Statements, Part 2, Question 4.

The payments to "insiders" listed in Statements, Part 2, Question 4 were made by certain Debtors. These payments were not allocated among the subsidiary Debtors, so the list of total payments to each insider is shown for all Debtors.

Statements, Part 2, Question 5 – Repossessions, Foreclosures and Returns. The Debtors routinely return damaged, unsatisfactory or out-of-specification raw materials and other goods to vendors in the ordinary course of business. These ordinary course returns have not been listed in this Statements, Part 2, Question 5.

Statements, Part 2, Question 6 – Setoffs. For a discussion of setoffs incurred by the Debtors, refer to paragraph 22 of these Global Notes.

Statements, Part 3 – Legal Actions or Assignments. There may be pending litigation matters that are believed to have potential recoveries. The actual amount of these litigation matters is contingent on the outcome of the cases. The Debtors routinely participate in administrative actions and appeals with state agencies regarding permits in the ordinary course of their business and they have identified those administrative actions that were pending within one year of the Petition Date.

Statements, Part 5 – Certain Losses. Any claims for losses that do not exceed the various deductible amounts for certain casualty insurance policies maintained by the Debtors have been excluded from Statements, Part 5.

Statements Part 6 – Certain Payments or Transfers. The Debtors make *de minimis* sales to third parties for such items including, but not limited to, scrap steel, obsolete parts and supplies, and surplus inventory and equipment. These de minimis sales are not included in this Statements, Part 6.

Statements, Part 10 – Off-Premises Storage. The Debtors routinely store parts and supplies inventory as well as parts that are in the process of being repaired on the premises of third-party vendors. Due to insufficient records some of these parts and supplies may not be included in Statements, Part 10.

Statements, Part 11 – Property Held for Another. The Debtors withhold or retain certain funds from employees for payment to certain governmental authorities. These funds are held in trust for turnover to the applicable governmental authority. Given that the Debtors do not retain control of such funds and such funds are not considered property of the Debtors' estates, amounts of such funds have not been listed under Statements, Part 11.

In the ordinary course of business, Foresight enters into consignment agreements (the "Consignment Agreements") on behalf of certain of the Debtors with some of their vendors. Under the Consignment Agreements, the Debtors take possession but not title to various materials and supplies, including parts and components of various mining and mining-related equipment (the "Consigned Assets"). Title to the Consigned Assets does not transfer to the Debtors, and the Debtors are not obligated to pay for the Consigned Assets until the Consigned Assets are placed in service. Consigned Assets have been listed in Statements, Part 11.

Statements, Part 12, Questions 22-24 – Details About Environmental Information. The Debtors historically have operated over a substantial period of time in several locations across Illinois and Ohio. At some locations, the Debtors no longer have any active operations and may no longer have relevant records or the records may no longer be complete or reasonably accessible or reviewable. In some cases, statutory document retention periods have passed. Further, some individuals who once possessed responsive information are no longer employed by the Debtors. For all these reasons, it may not be possible to identify and supply the requested information that is responsive to Statements, Part 12, Questions 22-24. The Debtors have devoted substantial internal and external resources to identifying and providing the requested information that is responsive for as many sites and proceedings as reasonably possible.

This response does not include sites or proceedings related to non-environmental laws such as occupational safety and health laws or transportation laws. The Debtors are legally required to make routine reports and submissions to regulatory agencies concerning discharges resulting from normal operations consistent with regulatory requirements, such as discharge monitoring reports, toxic release inventory submissions and submissions concerning air emissions. This response in this Statement is limited to identifying circumstances in which governmental agencies have alleged in writing that particular operations of the Debtors are in violation of environmental laws and proceedings that have resulted from alleged violations of environmental laws.

Statements Part 13, Question 26 – Books, Records and Financial Statements. Pursuant to the requirements of the Securities Exchange Act of 1934, as amended, Foresight and its subsidiaries have filed with the SEC reports on Form 8-K, Form 10-Q, and Form 10-K. These SEC filings contain consolidated financial information. Because the SEC filings are of public record, Foresight does not maintain records of the parties that requested or obtained copies of any of the SEC filings from the SEC or Foresight. In addition, Foresight provides certain parties, such as banks, auditors, potential investors, vendors and financial advisors financial statements that may not be part of a public filing. Foresight does not maintain complete lists to track such disclosures. As such, Foresight has not provided lists of these parties in response to Statements Part 13, Question 26c and Question 26d.

Statements Part 13, Question 27 – Inventories. The Debtors' policy concerning the counts of parts and supplies inventory does not include regular periodic counts of the entire inventory, and the last complete count of the entire inventory occurred in December 2019. Instead, cycle counts of portions of inventory are continuously taken. Thus, information concerning parts and supplies inventory counts are not included in the response to Statements Part 13, Question 27.

Statements Part 13, Question 30 – Payments, Distributions or Withdrawals to Insiders. The response to Statements Part 13, Question 30 incorporates by reference items listed in the response to Statements Part 2, Question 4.

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Fill in this information to identify the case:	
Debtor name MaRyan Mining LLC	
United States Bankruptcy Court for the: EASTERN DISTRICT OF MISSOURI	
Case number (if known) 20-41320	
	☐ Check if this is an amended filing

Official Form 206Sum

Summary of Assets and Liabilities for Non-Individuals

12/15

Su	mmary of Assets and Liabilities for Non-Individuals		12/15
Par	t 1: Summary of Assets		
1.	Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)		
	1a. Real property: Copy line 88 from Schedule A/B	\$_	0.00
	1b. Total personal property: Copy line 91A from <i>Schedule A/B</i>	\$_	26,580.27
	1c. Total of all property: Copy line 92 from <i>Schedule A/B</i>	\$_	26,580.27
Par	t 2: Summary of Liabilities		
2.	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D) Copy the total dollar amount listed in Column A, Amount of claim, from line 3 of Schedule D	\$_	918,930,135.70
3.	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)		
	3a. Total claim amounts of priority unsecured claims: Copy the total claims from Part 1 from line 5a of Schedule E/F	\$_	0.00
	3b. Total amount of claims of nonpriority amount of unsecured claims: Copy the total of the amount of claims from Part 2 from line 5b of <i>Schedule E/F</i>	+\$_	472,440,625.73
4.	Total liabilities Lines 2 + 3a + 3b	\$ 1	,391,370,761.43

	Cas	e 20-41306	DUC 390	Fileu 04/	20/20 Enlered 04/20 Pa 20 of 70	5/20 20.50.56	iviai	II Document
Fill in t	his in	formation to iden	tify the case:		Pg-20-01-70			
Debtor	name	MaRyan Min	ing LLC					
United	States	Bankruptcy Court	for the: EASTER	RN DISTRICT	OF MISSOURI			
Case n	umber	(if known) 20-41	320					
								Check if this is an amended filing
Offic	cial	Form 20	6A/B					
				Real ar	nd Personal Pro	operty		12/15
Include which h or unex Be as c the deb	all pro lave n pired omple tor's r	operty in which the obook value, sud leases. Also list the and accurate and case numbers.	he debtor holds rig ch as fully depreci- them on Schedule as possible. If mor umber (if known).	ghts and pow iated assets of G: Executory re space is no Also identify	ns or in which the debtor has ers exercisable for the debtor or assets that were not capital y Contracts and Unexpired Le- peded, attach a separate sheet the form and line number to w	's own benefit. Alsized. In Schedule A ases (Official Form to this form. At the hich the additiona	o include I/B, list a 206G). e top of a	e assets and properties ny executory contracts any pages added, write
For Pa schedu debtor	rt 1 th ule or 's inte	rough Part 11, lis depreciation scho rest, do not dedu	t each asset under edule, that gives the act the value of sec	er the appropr he details for	tachment in the total for the priate category or attach separa each asset in a particular cate See the instructions to under	ite supporting sche	set only	once. In valuing the
Part 1: 1. Does		Cash and cash eq ebtor have any ca	quivalents ash or cash equiva	alents?				
		to Part 2.	·					
Y	es Fill	in the information						
All c 2.		r cash equivalent n on hand	s owned or contro	olled by the d	ebtor			Current value of debtor's interest \$11,315.00
3.			noney market, or fi nk or brokerage firn		erage accounts (Identify all) Type of account	Last 4 digits of number	f account	
	3 1	CNB Bank & T	Frust		Operating Account	4605		\$15.265.27
4.	Othe	er cash equivalen	i ts (Identify all)					
5.	Tota	l of Part 1.						\$26,580.27
	Add	lines 2 through 4 (including amounts	on any additio	nal sheets). Copy the total to lin	e 80.		420,000.27
Part 2:		Deposits and Pre	payments					
o. Does	the d	ebtor have any de	eposits or prepayn	ments?				
_		to Part 3. in the information	below.					
Part 3:	A	Accounts receiva	ble					
10. Doe	s the	debtor have any a	accounts receivab	ole?				
		to Part 4. in the information	below.					

Investments

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Debtor	MaRyan Mining LLC	Case number (If known) 20-41320
	Name	
■ No.	Go to Part 5.	
☐ Yes	Fill in the information below.	
Part 5:	Inventory, excluding agriculture assets	
18. Does t	he debtor own any inventory (excluding agricult	ire assets)?
	Go to Part 6.	
☐ Yes	Fill in the information below.	
Part 6:	Farming and fishing-related assets (other than	a titled motor vehicles and land)
		related assets (other than titled motor vehicles and land)?
= N.	O. t. P. 4.7	
	Go to Part 7. Fill in the information below.	
Part 7:	Office furniture, fixtures, and equipment; and	collectibles
38. Does t	he debtor own or lease any office furniture, fixtu	res, equipment, or collectibles?
■ No.	Go to Part 8.	
☐ Yes	Fill in the information below.	
	_	
Part 8:	Machinery, equipment, and vehicles he debtor own or lease any machinery, equipment	nt or vohicles?
40. Dues t	ne debtor own or lease any machinery, equipmen	it, or verificies:
	Go to Part 9.	
⊔ Yes	Fill in the information below.	
Part 9:	Real property	
	he debtor own or lease any real property?	
■ No	Go to Part 10.	
	Fill in the information below.	
Part 10:	Intangibles and intellectual property	
59. Does t	he debtor have any interests in intangibles or int	ellectual property?
■ No.	Go to Part 11.	
☐ Yes	Fill in the information below.	
Dort 11:	All other coasts	
Part 11: 70. Does t	All other assets he debtor own any other assets that have not yet	been reported on this form?
	all interests in executory contracts and unexpired le	
■ No.	Go to Part 12.	
ПYes	Fill in the information below	

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MaRyan Mining LLC
Name Case number (If known) 20-41320 Debtor

Part 12: Summary

Part 12 copy all of the totals from the earlier parts of the form Type of property	Current value of personal property	Current value of real property
Cash, cash equivalents, and financial assets. Copy line 5, Part 1	\$26,580.27	
. Deposits and prepayments. Copy line 9, Part 2.	\$0.00	
Accounts receivable. Copy line 12, Part 3.	\$0.00	
. Investments. Copy line 17, Part 4.	\$0.00	
. Inventory. Copy line 23, Part 5.	\$0.00	
Farming and fishing-related assets. Copy line 33, Part 6.	\$0.00	
Office furniture, fixtures, and equipment; and collectibles. Copy line 43, Part 7.	\$0.00	
Machinery, equipment, and vehicles. Copy line 51, Part 8.	\$0.00	
Real property. Copy line 56, Part 9	>	\$0.00
. Intangibles and intellectual property. Copy line 66, Part 10.	\$0.00	
All other assets. Copy line 78, Part 11.	+\$0.00	
. Total. Add lines 80 through 90 for each column	\$26,580.27	+ 91b. \$0.00
. Total of all property on Schedule A/B . Add lines 91a+91b=92		\$26,580.

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		Pa 23 of 70			
Fill i	n this information to identify the c	ase:			
Deb	tor name MaRyan Mining LLC				
Unite	ed States Bankruptcy Court for the:	EASTERN DISTRICT OF MISSOURI			
Case	e number (if known) 20-41320				
	· · · · · · · · · · · · · · · · · · ·			_	Check if this is an amended filing
Offi	cial Form 206D				
Sc	hedule D: Creditors	Who Have Claims Secured by Pr	operty		12/15
Be as	complete and accurate as possible.				
1. Do	any creditors have claims secured by	debtor's property?			
[\beth No. Check this box and submit pa	ge 1 of this form to the court with debtor's other schedules. I	Debtor has no	thing else to	report on this form.
- 1	Yes. Fill in all of the information be	elow.			
Part	1: List Creditors Who Have See	cured Claims			
	st in alphabetical order all creditors wh , list the creditor separately for each claim	o have secured claims. If a creditor has more than one secured 1.	Column A Amount of o Do not dedu of collateral.	ct the value	Column B Value of collateral that supports this claim
2.1	Wilmington National Trust	Describe debtor's property that is subject to a lien		21,904.20	Unknown
	Creditor's Name \$825mm Senior Secured Term Loan	Assets of Company			
	1100 North Market Street Wilmington, DE 19890	Para the transfer			
	Creditor's mailing address	Describe the lien			
		Is the creditor an insider or related party?			
		■ No			
	Creditor's email address, if known	☐ Yes Is anyone else liable on this claim?			
	Date debt was incurred	No			
	5/1/2012 Last 4 digits of account number	Yes. Fill out Schedule H: Codebtors (Official Form 206H)			
	Do multiple creditors have an interest in the same property?	As of the petition filing date, the claim is: Check all that apply			
	No	Contingent			
	☐ Yes. Specify each creditor, including this creditor and its relative priority.	☐ Unliquidated ☐ Disputed			
2.2	Wilmington National Trust Creditor's Name	Describe debtor's property that is subject to a lien Assets of Company	\$159,30	08,231.50	Unknown
	\$170mm Senior Secured Revolver				
	1100 North Market Street Wilmington, DE 19890 Creditor's mailing address	Describe the lien			
		Is the creditor an insider or related party? No			
	Creditor's email address, if known	☐ Yes Is anyone else liable on this claim?			
	Date debt was incurred	No			
	3/28/2017 Last 4 digits of account number	Yes. Fill out Schedule H: Codebtors (Official Form 206H)			
	Do multiple creditors have an interest in the same property?	As of the petition filing date, the claim is:			

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Debt	or MaRyan Mining LLC Name		Case number (if known)	20-41320	_
	■ No □ Yes. Specify each creditor, including this creditor and its relative priority.	☐ Contingent ☐ Unliquidated ☐ Disputed			
з. Т	otal of the dollar amounts from Part 1	, Column A, including the amounts fro		18,930,135 .70	
Part	2: List Others to Be Notified for	a Debt Already Listed in Part 1			
assig	nees of claims listed above, and attor	neys for secured creditors.	ed in Part 1. Examples of entities that m	,	
If no	others need to notified for the debts li Name and address	sted in Part 1, do not fill out or submi	t this page. If additional pages are need On which line in F you enter the rela	Part 1 did Last 4 digits of	

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0000 20 12000	Pg 25 of 70	3100 main 201	3411101110
Fill in this information to identify the case:			
Debtor name MaRyan Mining LLC			
United States Bankruptcy Court for the: EAST	ERN DISTRICT OF MISSOURI		
Case number (if known) 20-41320		☐ Check i	f this is an
		amende	ed filing
Official Form 206E/F			
	/ho Have Unsecured Claims		12/15
Be as complete and accurate as possible. Use Part List the other party to any executory contracts or un Personal Property (Official Form 206A/B) and on Sci	1 for creditors with PRIORITY unsecured claims and Part 2 for cred nexpired leases that could result in a claim. Also list executory con hedule G: Executory Contracts and Unexpired Leases (Official For part 1 or Part 2, fill out and attach the Additional Page of that Part 2.	tracts on <i>Schedule A/B:</i> m 206G). Number the ent	Assets - Real and
Do any creditors have priority unsecured class			
☐ No. Go to Part 2.	ains ((See 11 0.5.C. § 507).		
<u>_</u>			
Yes. Go to line 2.			
List in alphabetical order all creditors who with priority unsecured claims, fill out and attach	have unsecured claims that are entitled to priority in whole or in pach the Additional Page of Part 1	art. If the debtor has more	than 3 creditors
,,,,		Total claim	Priority amount
			,
2.1 Priority creditor's name and mailing address Belmont County Treasurer	As of the petition filing date, the claim is: Check all that apply.	Unknown	Unknown
101 W Main Street	Contingent		
Saint Clairsville, OH 43950	Unliquidated		
	■ Disputed		
Date or dates debt was incurred	Basis for the claim: Taxing Authority		
Last 4 digits of account number	Is the claim subject to offset?		
Specify Code subsection of PRIORITY	No		
unsecured claim: 11 U.S.C. § 507(a) (<u>8</u>)	Yes		
2.2 Priority creditor's name and mailing address	As of the petition filing date, the claim is:	Unknown	Unknown
Benton High School	Check all that apply.		
511 East Main Street	Contingent		
Benton, IL 62812	Unliquidated		
	Disputed		
Date or dates debt was incurred Various	Basis for the claim: Taxing Authority	_	
Last 4 digits of account number	Is the claim subject to offset?		
Specify Code subsection of PRIORITY	■ No		
unsecured claim: 11 U.S.C. § 507(a) (<u>8</u>)	☐ Yes		

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		Pg 26 of 70		
ebtor	MaRyan Mining LLC Name	Case number (if known)	20-41320	
3	Priority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	Unknown	Unknown
	Benton Library District P.O. Box 548	Contingent		
	Benton, IL 62812	■ Unliquidated		
		■ Disputed		
	Date or dates debt was incurred	Basis for the claim:		
	Various	Taxing Authority		
	Last 4 digits of account number	Is the claim subject to offset?		
	Specify Code subsection of PRIORITY	■ No		
	unsecured claim: 11 U.S.C. § 507(a) (<u>8</u>)	Yes		
ļ	Priority creditor's name and mailing address	As of the petition filing date, the claim is:	Unknown	Unknown
	Department of The Treasury	Check all that apply.		
	Internal Revenue Service Ogden, UT 84201-0009	Contingent		
	Oguen, 01 84201-0009	Unliquidated		
		■ Disputed		
	Date or dates debt was incurred Various	Basis for the claim: Taxing Authority		
	Last 4 digits of account number	Is the claim subject to offset?		
	Specify Code subsection of PRIORITY	No		
	unsecured claim: 11 U.S.C. § 507(a) (<u>8</u>)	Yes		
	Priority creditor's name and mailing address	As of the petition filing date, the claim is:	Unknown	Unknowr
	Franklin County Treasurer P.O. Box 967	Check all that apply. Contingent		
	Benton, IL 62812	■ Unliquidated		
		■ Disputed		
	Date or dates debt was incurred	Basis for the claim:		
	Various	Taxing Authority		
	Last 4 digits of account number	Is the claim subject to offset?		
	Specify Code subsection of PRIORITY	■ No		
	unsecured claim: 11 U.S.C. § 507(a) (<u>8</u>)	Yes		
	Priority creditor's name and mailing address	As of the petition filing date, the claim is:	Unknown	Unknowr
	Gallatin County Treasurer	Check all that apply.		
	P.O. Box 310 Shawneetown, IL 62984	Contingent		
		■ Unliquidated■ Disputed		
		· =		
	Date or dates debt was incurred Various	Basis for the claim: Taxing Authority		
	Last 4 digits of account number	Is the claim subject to offset?		
	Specify Code subsection of PRIORITY	■ No		
	unsecured claim: 11 U.S.C. § 507(a) (<u>8</u>)	Yes		

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Debtor		Case number (if known)	20-41320	
2.7	Name Priority creditor's name and mailing address	As of the petition filing date, the claim is:	Unknown	Unknown
2.1	Gregory Fx Daly Collector (St	Check all that apply.	Ulikilowii	Olikilowii
	Louis City	Contingent		
	P.O. Box 66877	Unliquidated		
	St. Louis, MO 63166	■ Disputed		
	Date or dates debt was incurred Various	Basis for the claim: Taxing Authority		
	Last 4 digits of account number	Is the claim subject to offset?	_	
	Specify Code subsection of PRIORITY	■ No		
	unsecured claim: 11 U.S.C. § 507(a) (<u>8</u>)	Yes		
2.8	Priority creditor's name and mailing address	As of the petition filing date, the claim is:	Unknown	Unknown
	Hamilton County Tax Assessor	Check all that apply.		
	100 S Jackson St, Room 4	Contingent		
	Mc Leansboro, IL 62859	Unliquidated		
		■ Disputed		
	Date or dates debt was incurred Various	Basis for the claim: Taxing Authority		
	Last 4 digits of account number	Is the claim subject to offset?	_	
	Specify Code subsection of PRIORITY	■ No		
	unsecured claim: 11 U.S.C. § 507(a) (<u>8</u>)	□Yes		
2.9	Priority creditor's name and mailing address	As of the petition filing date, the claim is:	Unknown	Unknown
	Henderson County Sheriff	Check all that apply.		
	20 North Main Street, Suite 112 Henderson, KY 42420	Contingent		
	nenderson, KT 42420	Unliquidated		
		Disputed		
	Date or dates debt was incurred Various	Basis for the claim: Taxing Authority		
	Last 4 digits of account number	Is the claim subject to offset?		
	Specify Code subsection of PRIORITY	■ No		
	unsecured claim: 11 U.S.C. § 507(a) (<u>8</u>)	Yes		
2.10	Priority creditor's name and mailing address	As of the petition filing date, the claim is:	Unknown	Unknown
	Illinois Department of Natural	Check all that apply.	-	
	Resources	Contingent		
	One Natural Resources Way Springfield, IL 62702-1271	Unliquidated		
	opinignoid, in on on-in-	■ Disputed		
	Date or dates debt was incurred Various	Basis for the claim: Taxing Authority		
	Last 4 digits of account number	Is the claim subject to offset?		
	Specify Code subsection of PRIORITY	■ No		
	unsecured claim: 11 U.S.C. § 507(a) (8)	□Yes		

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Debtor	MaRyan Mining LLC Name	Case number (if known)	20-41320	
2.11	Priority creditor's name and mailing address Illinois Department of Revenue P.O. Box 19030 Springfield, IL 62794-9447	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	Unknown	Unknown
-	Date or dates debt was incurred Various	Basis for the claim: Taxing Authority		
	Last 4 digits of account number Specify Code subsection of PRIORITY unsecured claim: 11 U.S.C. § 507(a) (8)	Is the claim subject to offset? ■ No □ Yes	_	
	Priority creditor's name and mailing address Illinois Department of Revenue P.O. Box 19447 Springfield, IL 62794-9447	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	Unknown	Unknown
-	Date or dates debt was incurred Various	Basis for the claim: Taxing Authority		
-	Last 4 digits of account number Specify Code subsection of PRIORITY unsecured claim: 11 U.S.C. § 507(a) (8)	Is the claim subject to offset? ■ No □ Yes	_	
.13	Priority creditor's name and mailing address Indiana Department of Revenue P.O. Box 1028 Indianapolis, IN 46206-1028	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	Unknown	Unknown
=	Date or dates debt was incurred Various	Basis for the claim: Taxing Authority		
-	Last 4 digits of account number Specify Code subsection of PRIORITY unsecured claim: 11 U.S.C. § 507(a) (8)	Is the claim subject to offset? ■ No □ Yes	_	
-	Priority creditor's name and mailing address Indiana Department of Revenue P.O. Box 7218 Indianapolis, IN 46206-1028	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	Unknown	Unknown
	Date or dates debt was incurred Various	Basis for the claim: Taxing Authority	_	
	Last 4 digits of account number Specify Code subsection of PRIORITY unsecured claim: 11 U.S.C. § 507(a) (8)	Is the claim subject to offset? ■ No □ Yes		

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Debtor	MaRyan Mining LLC	Case number (if known)	20-41320	
2.15	Priority creditor's name and mailing address Kentucky Department of Revenue 501 High Street Frankfort, KY 40601	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	Unknown	Unknown
	Date or dates debt was incurred Various	Basis for the claim: Taxing Authority		
	Last 4 digits of account number	Is the claim subject to offset?	_	
	Specify Code subsection of PRIORITY unsecured claim: 11 U.S.C. § 507(a) (8)	■ No □ Yes		
.16	Priority creditor's name and mailing address Kentucky State Treasurer 501 High Street Frankfort, KY 40602-0491	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	Unknown	Unknown
	Date or dates debt was incurred Various	Basis for the claim: Taxing Authority		
	Last 4 digits of account number	Is the claim subject to offset?	_	
	Specify Code subsection of PRIORITY unsecured claim: 11 U.S.C. § 507(a) (8)	■ No □ Yes		
2.17	Priority creditor's name and mailing address Louisiana Department of Revenue P.O. Box 61030 New Orleans, LA 70161	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	Unknown	Unknown
	Date or dates debt was incurred Various	Basis for the claim: Taxing Authority		
	Last 4 digits of account number Specify Code subsection of PRIORITY unsecured claim: 11 U.S.C. § 507(a) (8)	Is the claim subject to offset? ■ No □ Yes	_	
.18	Priority creditor's name and mailing address Macoupin County Sheriff 215 S E ST Carlinville, IL 62626	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	Unknown	Unknown
	Date or dates debt was incurred Various	Basis for the claim: Taxing Authority	_	
	Last 4 digits of account number	Is the claim subject to offset?	_	
	Specify Code subsection of PRIORITY unsecured claim: 11 U.S.C. § 507(a) (8)	■ No □ Yes		

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Debtor	MaRyan Mining LLC	Case number (if known)	20-41320	
2.19	Priority creditor's name and mailing address Missouri Department of Revenue P.O. Box 999 Jefferson City, MO 65105	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	Unknown	Unknown
	Date or dates debt was incurred Various	Basis for the claim: Taxing Authority		
	Last 4 digits of account number	Is the claim subject to offset?	<u> </u>	
	Specify Code subsection of PRIORITY unsecured claim: 11 U.S.C. § 507(a) (8)	■ No □ Yes		
2.20	Priority creditor's name and mailing address Montgomery County Treasurer 1 Courthouse Square, Room 101 Hillsboro, IL 62049	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	Unknown	Unknown
	Date or dates debt was incurred Various	Basis for the claim: Taxing Authority		
	Last 4 digits of account number	Is the claim subject to offset?	_	
	Specify Code subsection of PRIORITY unsecured claim: 11 U.S.C. § 507(a) (8)	■ No □ Yes		
2.21	Priority creditor's name and mailing address New River Royalty 3825 PGA Blvd., Suite 1101 Palm Beach Gardens, FL 33410	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	Unknown	Unknown
	Date or dates debt was incurred Various	Basis for the claim: Taxing Authority		
	Last 4 digits of account number Specify Code subsection of PRIORITY unsecured claim: 11 U.S.C. § 507(a) (8)	Is the claim subject to offset? ■ No □ Yes	_	
2.22	Priority creditor's name and mailing address Office of Surface Mining P.O. Box 979068 St. Louis, MO 63197-9000	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	Unknown	Unknown
	Date or dates debt was incurred Various	Basis for the claim: Taxing Authority		
	Last 4 digits of account number Specify Code subsection of PRIORITY unsecured claim: 11 U.S.C. § 507(a) (8)	Is the claim subject to offset? ■ No □ Yes	_	

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Debtor MaRyan Mining LLC Name	Case number (if	known) 20-41320
23 Priority creditor's name and mailin Posey County Treasurer 126 E Third St Mount Vernon, IN 47620	Check all that apply. Contingent	<u>Unknown</u> <u>Unknown</u>
Date or dates debt was incurred Various	Basis for the claim: Taxing Authority	
Last 4 digits of account number	Is the claim subject to offset?	
Specify Code subsection of PRIC unsecured claim: 11 U.S.C. § 507		
Priority creditor's name and mailii Rend Lake College 468 Ken Gray Parkway Ina, IL 62846	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	<u>Unknown</u> <u>Unknown</u>
Date or dates debt was incurred Various	Basis for the claim: Taxing Authority	
Last 4 digits of account number	Is the claim subject to offset?	
Specify Code subsection of PRIC unsecured claim: 11 U.S.C. § 507		
Priority creditor's name and maili RGGS 100 Waugh Dr Ste 400 Houston, TX 77007	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	<u>Unknown</u> <u>Unknow</u>
Date or dates debt was incurred Various	Basis for the claim: Taxing Authority	
Last 4 digits of account number Specify Code subsection of PRIC unsecured claim: 11 U.S.C. § 507		
Priority creditor's name and mailing Ruger 3825 PGA Blvd., Suite 1 Palm Beach Gardens, Fl	Check all that apply. Contingent	UnknownUnknow
Date or dates debt was incurred Various	Basis for the claim: Taxing Authority	
Last 4 digits of account number Specify Code subsection of PRIC unsecured claim: 11 U.S.C. § 507	7(a) (8)	
	Yes	

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Debtor	MaRyan Mining LLC	Case number (if known)	20-41320	
2.27	Priority creditor's name and mailing address Saline County Treasurer	As of the petition filing date, the claim is: Check all that apply.	Unknown	Unknown
	10 E Poplar Street Harrisburg, IL 62946	Contingent		
	namsburg, ic 02340	Unliquidated		
		Disputed		
•	Date or dates debt was incurred Various	Basis for the claim: Taxing Authority		
	Last 4 digits of account number	Is the claim subject to offset?	-	
	Specify Code subsection of PRIORITY	■ No		
	unsecured claim: 11 U.S.C. § 507(a) (<u>8</u>)	☐ Yes		
2.28	Priority creditor's name and mailing address United States Treasury	As of the petition filing date, the claim is: Check all that apply.	Unknown	Unknown
	Internal Revenue Service	Contingent		
	Cincinnati, OH 45999-0009	■ Unliquidated		
		■ Disputed		
	Date or dates debt was incurred Various	Basis for the claim: Taxing Authority	-	
	Last 4 digits of account number	Is the claim subject to offset?		
	Specify Code subsection of PRIORITY	■ No		
	unsecured claim: 11 U.S.C. § 507(a) (<u>8</u>)	Yes		
2.29	Priority creditor's name and mailing address	As of the petition filing date, the claim is:	Unknown	Unknown
	Williamson County Treasurer 407 N Monroe Ste 104 Marion, IL 62959	Check all that apply.		
		Contingent		
	marion, 12 02000	Unliquidated		
		Disputed		
	Date or dates debt was incurred Various	Basis for the claim: Taxing Authority		
	Last 4 digits of account number	Is the claim subject to offset?	-	
	Specify Code subsection of PRIORITY	■ No		
	unsecured claim: 11 U.S.C. § 507(a) (<u>8</u>)	□Yes		
Part 2:		Unsecured Claims ith nonpriority unsecured claims. If the debtor has more than 6 credite	ors with nonpriority uns	ecured claims fill
	out and attach the Additional Page of Part 2.			ount of claim
3.1	Nonpriority creditor's name and mailing addre		hat apply \$4	72,440,625.73
	See Schedule E/F Part 2 Attachment	= Contingent		
	Deta(a) debt was incomed	☐ Unliquidated		
	Date(s) debt was incurred _	☐ Disputed		
	Last 4 digits of account number _	Basis for the claim: _		
		Is the claim subject to offset? ■ No ☐ Yes		

Part 3: List Others to Be Notified About Unsecured Claims

4. List in alphabetical order any others who must be notified for claims listed in Parts 1 and 2. Examples of entities that may be listed are collection agencies, assignees of claims listed above, and attorneys for unsecured creditors.

If no others need to be notified for the debts listed in Parts 1 and 2, do not fill out or submit this page. If additional pages are needed, copy the next page.

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Debtor MaRyan Mining LLC
Name

Name and mailing address

Case number (if known)
20-41320

On which line in Part1 or Part 2 is the Last 4 digits of

Name and mailing address

On which line in Part1 or Part 2 is the related creditor (if any) listed?

Part 4: Total Amounts of the Priority and Nonpriority Unsecured Claims

5. Add the amounts of priority and nonpriority unsecured claims.

5a. Total claims from Part 15b. Total claims from Part 2

5c. Total of Parts 1 and 2 Lines 5a + 5b = 5c.

5a. \$ 0.00
5b. + \$ 472,440,625.73

5c. \$ 472,440,625.73

account number, if

any

In re MaRyan Mining LLC Case No. 20-41320

Schedule E/F Part 2: Creditors With Nonpriority Unsecured Claims

		Contingent	Unliquidated	ıted	
Creditor Name and Mailing Address	Date Debt was Incurred, Basis for Claim	Conti	Jnliq	Disputed	Total Claim
Adam Kolsto	,		1		
747 Killam St			Case		
Carlinville IL 62626	2019, Workers Comp Claimant	Х	e X	X	Unknown
AUS ST LOUIS			20		
26792 NETWORK PLACE			-41		
CHICAGO IL 60673-1792	Various; Trade Vendor		20-41308		\$56,943.14
Brad Turner			œ		
730 Curve St			D		
Taylorville IL 62568	2017, Workers Comp Claimant	X	D _{OC} X	X	Unknown
Brent Stratton			39		
365 S Bissell St			6		
Virden IL 62690	2019, Workers Comp Claimant	X	ΤX	X	Unknown
Brian Lange			iled		
15436 Nicholas Rd			Ó		
Carlinville IL 62626	2019, Workers Comp Claimant	X	04/28/20	X	Unknown
Canadian National Railway		ָדָ (8/2		
935 de La Gauchetiere Street West		34	30		
Montreal QC H3B 2M9		4	Т		
Canada	4/18/17; Letter of Credit Beneficiary	X	Entered	X	Unknown
Chris Kahl)re		
420 N. Dye St.			0		
Virden IL 62690	2019, Workers Comp Claimant	X	04/28/20	Х	Unknown
Coal Field Repair Service LLC			.//8/		
One Metropolitan Square			20		
211 North Broadway, Suite 2600			20: Š 6		
St. Louis MO 63102	Various; Intercompany Transaction	Х	Ωχ	Х	Unknown

In re MaRyan Mining LLC Case No. 20-41320

Schedule E/F Part 2: Creditors With Nonpriority Unsecured Claims

		Contingent	Unliquidated	ted	
Creditor Name and Mailing Address	Date Debt was Incurred, Basis for Claim	Contir	Unliqu	Disputed	Total Claim
Dave Myers					
1579 N 900 East Road			Case		
Taylorville IL 62568	2019, Workers Comp Claimant	X		X	Unknown
Foresight Energy LLC			20-41308 [×]		
One Metropolitan Square			41		
211 North Broadway, Suite 2600			30		
St. Louis MO 63102	Various; Intercompany Transaction	X	∞_X	X	Unknown
Foresight Energy Services LLC			D		
One Metropolitan Square			Doc		
211 North Broadway, Suite 2600			396 ^X		
St. Louis MO 63102	Various; Intercompany Transaction	X	ΩX	X	Unknown
Gabe Stokes			Ξ.		
P.O. Box 191			lec		
Butler IL 62015	2019, Workers Comp Claimant	X	Filed 04	X	Unknown
Greg Beichler			1/2		
901 Marshall St.		P	8/2		
Carlinville IL 62626	2019, Workers Comp Claimant	Pg 35	Öχ	Х	Unknown
Hillsboro Energy LLC		5 0	En		
One Metropolitan Square		of 70	il e		
211 North Broadway, Suite 2600		0	ere		
St. Louis MO 63102	Various; Intercompany Transaction	X	S _X	Х	Unknown
Huntington Bank			4/2		
7 Eastern Oval			tered 04/28/20		
Columbus OH 43219	Letter of Credit Issuer	X		Х	Unknown
ILLINOIS EASTERN COMMUNITY COLLEGES			20:5		
700 LOGAN COLLEGE ROAD			:56		
CARTERVILLE IL 62918	Various; Trade Vendor		6:58		\$5,700.14

In re MaRyan Mining LLC Case No. 20-41320

Schedule E/F Part 2: Creditors With Nonpriority Unsecured Claims

		Contingent	Disputed	
Creditor Name and Mailing Address	Date Debt was Incurred, Basis for Claim	Con	Disp	Total Claim
James R Horn Jr				
19812 Shady Oaks Lane		Case		
Petersburg IL 62675	2018, Workers Comp Claimant	X &X	X	Unknown
Joe Allen		20.		
505 E Elm St		41		
Gillespie IL 62033	2019, Workers Comp Claimant	20-41308 x	X	Unknown
Joe Bomkamp		00		
304 E Buchanan				
Carlinville IL 62626	2020, Workers Comp Claimant	x Sx	X	Unknown
Kevin Christian		39		
111 Knob Creek Lane		ō		
O Fallon IL 62269	2016, Workers Comp Claimant	X TIX	X	Unknown
LINCOLN LAND COMMUNITY COLLEGE		lec		
5250 SHEPHERD ROAD		<u> </u>		
SPRINGFIELD IL 62794	Various; Trade Vendor	1/2		\$1,140.00
MACOUPIN COUNTY CHIROPRACTIC		led 04/28/20 Pg		
704 SOUTH HACKMAN STREET) 36		
STAUNTON IL 62088	Various; Trade Vendor	6 E		\$360.00
MACOUPIN COUNTY HEALTH CENTER		nte f 7		
109 E MAPLE STREET		O O		
GILLESPIE IL 62033	Various; Trade Vendor	Entered 04/28/20 of 70		\$69.75
MCA ADMINISTRATORS INC		4/2		
1910 COCHRAN ROAD, SUITE 605		28/		
PITTSBURGH PA 15220	Various; Trade Vendor			\$68,006.26
M-Class Mining LLC		20:56:5		
One Metropolitan Square		:56		
211 North Broadway, Suite 2600): <u>5</u>		
St. Louis MO 63102	Various; Intercompany Transaction	x 8 x	Х	Unknown

In re MaRyan Mining LLC Case No. 20-41320

Schedule E/F Part 2: Creditors With Nonpriority Unsecured Claims

		Contingent	Unliquidated	Disputed	
Creditor Name and Mailing Address	Date Debt was Incurred, Basis for Claim	Ö	n S	Dis	Total Claim
Michael Degler			\circ		
7349 Walshville Trail			Case		
Hillsboro IL 62049	2017, Workers Comp Claimant	X	ΦX	Х	Unknown
Monte Jones			20-41308		
11560 Macie Drive			41		
Marion IL 62959	2018, Workers Comp Claimant	Х	<mark>⊗</mark> X	Χ	Unknown
Patton Mining LLC			ω		
One Metropolitan Square			Ŭ │		
211 North Broadway, Suite 2600			Doc		
St. Louis MO 63102	Various; Intercompany Transaction	Х	80X	Χ	Unknown
Robert Lumma			Ō		
4962 Rt 16			II.		
Shipmen IL 62685	2019, Workers Comp Claimant	Х	<u>П</u> ФХ	Χ	Unknown
Robert Yeske			<u> </u>		
612 N. Hirst St.			1/2		
Witt IL 62094	2016, Workers Comp Claimant	Χυ	% X │	Χ	Unknown
ROCKWOOD CASUALTY INSURANCE CO		j 37	0		
654 MAIN STREET			m l		
ROCKWOOD PA 15557	Various; Trade Vendor	of 7	nte		\$186,790.90
Roger Molohon		0	Entered 04/28/20		
920 S 5th			<u>ი</u>		
Girard IL 62640	2019, Workers Comp Claimant	X	X 4	Х	Unknown
Rusty Manes			/8		
101 Sherwood Drive					
Carlinville IL 62626	2019, Workers Comp Claimant	Х	% X	Х	Unknown
SFC OF ILLINOIS, LLC; ACCOUNT			:56		
#4 LITCHFIELD SHOPPING PLAZA			5:58		
LITCHFIELD IL 62056	Various; Trade Vendor		ω		\$6.16

In re MaRyan Mining LLC Case No. 20-41320

Schedule E/F Part 2: Creditors With Nonpriority Unsecured Claims

Creditor Name and Mailing Address	Date Debt was Incurred, Basis for Claim	Contingent	Unliquidated	Disputed	Total Claim
Steven R Webb					
322 East Main St.			Case		
Waggoner IL 62572	2018, Workers Comp Claimant	X	φX	Х	Unknown
Thomas Brown			20		
820 West North St.			41		
Girard IL 62640	2017, Workers Comp Claimant	X	20-41308	Х	Unknown
Tom Durbin			œ		
201 Mohawk St			D		
Morrisonville IL 62546	2019, Workers Comp Claimant	X	O _C X	Х	Unknown
Trevor Duncan			396		
51 Buckingham			Ō		
Chatham IL 62629	2019, Workers Comp Claimant	X	тX	Х	Unknown
Williamson Energy LLC			led		
One Metropolitan Square			04		
211 North Broadway, Suite 2600			4/2		
St. Louis MO 63102	Various; Intercompany Transaction	XD	[∞] X	Х	Unknown
Wilmington National Trust					
11.50% Senior Secured Notes due 2023		38 (Ш		
1100 North Market Street		9 7	i iii		
Wilmington DE 19890	10/01/17, Unsecured Bond	O	ere		\$472,121,609.38
		Total:	<u>d</u> C		\$472,440,625.73
		Total:	4/28/20 20:56:58		

Main Docu

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Ph 39 At 70	
Fill in this information to identify the case:	
Debtor name MaRyan Mining LLC	
United States Bankruptcy Court for the: EASTERN DISTRICT OF MISSOURI	
Case number (if known) 20-41320	
	☐ Check if this is an amended filing
Official Form 206G	
Schedule G: Executory Contracts and Unexpired Leases	12/15
Re as complete and accurate as possible. If more space is peeded, convend attach the additional page of	imber the entries consecutively

Be as complete and accurate as possible. If more space is needed, copy and attach the additional page, number the entries consecutively

- 1. Does the debtor have any executory contracts or unexpired leases?
 - ☐ No. Check this box and file this form with the debtor's other schedules. There is nothing else to report on this form.
- Yes. Fill in all of the information below even if the contacts of leases are listed on Schedule A/B: Assets Real and Personal (Official Form 206A/B).

Property

2. List all contracts and unexpired leases

State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired

2.1. State what the contract or lease is for and the nature of the debtor's interest

Marketing Agreement

State the term remaining

12/31/2025

Javelin Global Commodities (UK) LTD 7 Howick Place London, SW1P 1BB

United Kingdom

List the contract number of any

Filed 04/28/20 Entered 04/28/20 20:56:58 Main Document Case 20-41308 Doc 396 Fill in this information to identify the case: Debtor name **MaRyan Mining LLC** EASTERN DISTRICT OF MISSOURI United States Bankruptcy Court for the: Case number (if known) 20-41320 ☐ Check if this is an amended filing

Official Form 206H

Schedule H: Your Codebtors

12/15

Be as complete and accurate as possible. If more space is needed, copy the Additional Page, numbering the entries consecutively. Attach the Additional Page to this page.

- 1. Do you have any codebtors?
- ☐ No. Check this box and submit this form to the court with the debtor's other schedules. Nothing else needs to be reported on this form.
- Yes
- 2. In Column 1, list as codebtors all of the people or entities who are also liable for any debts listed by the debtor in the schedules of creditors, Schedules D-G. Include all guarantors and co-obligors. In Column 2, identify the creditor to whom the debt is owed and each schedule on which the creditor is listed. If the codebtor is liable on a debt to more than one creditor, list each creditor separately in Column 2. Column 1: Codebtor Column 2: Creditor

Name Check all schedules **Mailing Address** Name that apply: See Schedule H 2.1 **Attachment** □ E/F \square G

					Name of Creditor (Senior Secured Debt due	Applicable Schedules (D. F/F Part
Name of Codebtor	Address1	City	State	Zip	2021)	2, G)
Adena Resources LLC	211 North Broadway, Suite 2600	St. Louis	МО		\$825mm Senior Secured Term Loan	D
Adena Resources LLC	211 North Broadway, Suite 2600	St. Louis	МО		11.50% Senior Secured Notes due 2023	E/F Part 2
Adena Resources LLC	211 North Broadway, Suite 2600	St. Louis	МО		\$170mm Senior Secured Revolver	D
Akin Energy LLC	211 North Broadway, Suite 2600	St. Louis	МО		\$825mm Senior Secured Term Loan	D
Akin Energy LLC	211 North Broadway, Suite 2600	St. Louis	МО		11.50% Senior Secured Notes due 2023	E/F Part 2
Akin Energy LLC	211 North Broadway, Suite 2600	St. Louis	МО		\$170mm Senior Secured Revolver	D
American Century Mineral LLC	211 North Broadway, Suite 2600	St. Louis	МО		\$825mm Senior Secured Term Loan	D
American Century Mineral LLC	211 North Broadway, Suite 2600	St. Louis	МО		11.50% Senior Secured Notes due 2023	E/F Part 2
American Century Mineral LLC	211 North Broadway, Suite 2600	St. Louis	МО		\$170mm Senior Secured Revolver	D
American Century Transport LLC	211 North Broadway, Suite 2600	St. Louis	МО		\$825mm Senior Secured Term Loan	D
American Century Transport LLC	211 North Broadway, Suite 2600	St. Louis	МО		11.50% Senior Secured Notes due 2023	E/F Part 2
American Century Transport LLC	211 North Broadway, Suite 2600	St. Louis	МО		\$170mm Senior Secured Revolver	D
Coal Field Construction Company LLC	211 North Broadway, Suite 2600	St. Louis	МО		\$825mm Senior Secured Term Loan	D
Coal Field Construction Company LLC	211 North Broadway, Suite 2600	St. Louis	МО		11.50% Senior Secured Notes due 2023	E/F Part 2
Coal Field Construction Company LLC	211 North Broadway, Suite 2600	St. Louis	МО		\$170mm Senior Secured Revolver	D
Coal Field Repair Services LLC	211 North Broadway, Suite 2600	St. Louis	МО		\$825mm Senior Secured Term Loan	D
Coal Field Repair Services LLC	211 North Broadway, Suite 2600	St. Louis	МО		11.50% Senior Secured Notes due 2023	E/F Part 2
Coal Field Repair Services LLC	211 North Broadway, Suite 2600	St. Louis	МО		\$170mm Senior Secured Revolver	D
Foresight Coal Sales LLC	211 North Broadway, Suite 2600	St. Louis	МО		\$825mm Senior Secured Term Loan	D
Foresight Coal Sales LLC	211 North Broadway, Suite 2600	St. Louis	МО		11.50% Senior Secured Notes due 2023	E/F Part 2
Foresight Coal Sales LLC	211 North Broadway, Suite 2600	St. Louis	МО		\$170mm Senior Secured Revolver	D
Foresight Energy Employee Services Corporation	211 North Broadway, Suite 2600	St. Louis	МО		\$825mm Senior Secured Term Loan	D
Foresight Energy Employee Services Corporation	211 North Broadway, Suite 2600	St. Louis	МО		11.50% Senior Secured Notes due 223	E/F Part 2
Foresight Energy Employee Services Corporation	211 North Broadway, Suite 2600	St. Louis	МО		\$170mm Senior Secured Revolver	D
Foresight Energy Finance Corporation	211 North Broadway, Suite 2600	St. Louis	МО		\$825mm Senior Secured Term Loan	D
Foresight Energy Finance Corporation	211 North Broadway, Suite 2600	St. Louis	МО		11.50% Senior Secured Notes due 2023	E/F Part 2
Foresight Energy Finance Corporation	211 North Broadway, Suite 2600	St. Louis	МО		\$170mm Senior Secured Revolve	D
Foresight Energy GP LLC	211 North Broadway, Suite 2600	St. Louis	МО		\$825mm Senior Secured Term Loan	D
Foresight Energy GP LLC	211 North Broadway, Suite 2600	St. Louis	МО		11.50% Senior Secured Notes due 2023	E/F Part 2
Foresight Energy GP LLC	211 North Broadway, Suite 2600	St. Louis	МО		\$170mm Senior Secured Revolve	D
Foresight Energy Labor LLC	211 North Broadway, Suite 2600	St. Louis	МО	63102	\$825mm Senior Secured Term Lean	D
Foresight Energy Labor LLC	211 North Broadway, Suite 2600	St. Louis	МО		11.50% Senior Secured Notes due 2023	E/F Part 2
Foresight Energy Labor LLC	211 North Broadway, Suite 2600	St. Louis	МО	63102	\$170mm Senior Secured Revolver	D
Foresight Energy LLC	211 North Broadway, Suite 2600	St. Louis	МО	63102	\$825mm Senior Secured Term Loan	D
Foresight Energy LLC	211 North Broadway, Suite 2600	St. Louis	МО	63102	11.50% Senior Secured Notes due 2023	E/F Part 2
Foresight Energy LLC	211 North Broadway, Suite 2600	St. Louis	МО	63102	\$170mm Senior Secured Revolver	D
Foresight Energy LP	211 North Broadway, Suite 2600	St. Louis	МО	63102	\$825mm Senior Secured Term Loan	D
Foresight Energy LP	211 North Broadway, Suite 2600	St. Louis	МО	63102	11.50% Senior Secured Notes due 2023	E/F Part 2
Foresight Energy LP	211 North Broadway, Suite 2600	St. Louis	МО		\$170mm Senior Secured Revolver	D
Foresight Energy Services LLC	211 North Broadway, Suite 2600	St. Louis	МО	63102	\$825mm Senior Secured Term Loan	D
Foresight Energy Services LLC	211 North Broadway, Suite 2600	St. Louis	МО	63102	11.50% Senior Secured Notes due 2023	E/F Part 2
Foresight Energy Services LLC	211 North Broadway, Suite 2600	St. Louis	МО	63102	\$170mm Senior Secured Revolver 🛇	D
Hillsboro Transport LLC	211 North Broadway, Suite 2600	St. Louis	МО	63102	\$825mm Senior Secured Term Loan	D

					Name of Creditor (Senior Secured Debt due	Applicable Schedules (D, E/F Part
Name of Codebtor	Address1	City	State	Zip	2021)	2, G)
Hillsboro Transport LLC	211 North Broadway, Suite 2600	St. Louis	МО		11.50% Senior Secured Notes due 2023	E/F Part 2
Hillsboro Transport LLC	211 North Broadway, Suite 2600	St. Louis	МО	63102	\$170mm Senior Secured Revolver	D
LD Labor Company LLC	211 North Broadway, Suite 2600	St. Louis	МО	63102	\$825mm Senior Secured Term Loan	D
LD Labor Company LLC	211 North Broadway, Suite 2600	St. Louis	МО	63102	11.50% Senior Secured Notes due 2023	E/F Part 2
LD Labor Company LLC	211 North Broadway, Suite 2600	St. Louis	МО	63102	\$170mm Senior Secured Revolver	D
Logan Mining LLC	211 North Broadway, Suite 2600	St. Louis	МО	63102	\$825mm Senior Secured Term Loan	D
Logan Mining LLC	211 North Broadway, Suite 2600	St. Louis	МО	63102	11.50% Senior Secured Notes due 2023	E/F Part 2
Logan Mining LLC	211 North Broadway, Suite 2600	St. Louis	МО	63102	\$170mm Senior Secured Revolver	D
Mach Mining LLC	211 North Broadway, Suite 2600	St. Louis	МО	63102	\$825mm Senior Secured Term Loan	D
Mach Mining LLC	211 North Broadway, Suite 2600	St. Louis	МО	63102	11.50% Senior Secured Notes due 2023	E/F Part 2
Mach Mining LLC	211 North Broadway, Suite 2600	St. Louis	МО	63102	\$170mm Senior Secured Revolver	D
Macoupin Energy LLC	211 North Broadway, Suite 2600	St. Louis	МО	63102	\$825mm Senior Secured Term Loan	D
Macoupin Energy LLC	211 North Broadway, Suite 2600	St. Louis	МО	63102	11.50% Senior Secured Notes due 2023	E/F Part 2
Macoupin Energy LLC	211 North Broadway, Suite 2600	St. Louis	МО	63102	\$170mm Senior Secured Revolver	D
M-Class Mining LLC	211 North Broadway, Suite 2600	St. Louis	МО	63102	\$825mm Senior Secured Term Loan	D
M-Class Mining LLC	211 North Broadway, Suite 2600	St. Louis	МО	63102	11.50% Senior Secured Notes due 2023	E/F Part 2
M-Class Mining LLC	211 North Broadway, Suite 2600	St. Louis	MO		\$170mm Senior Secured Revolver	D
Oeneus LLC	211 North Broadway, Suite 2600	St. Louis	MO	63102	\$825mm Senior Secured Term Loan	D
Oeneus LLC	211 North Broadway, Suite 2600	St. Louis	МО		11.50% Senior Secured Notes due 2023	E/F Part 2
Oeneus LLC	211 North Broadway, Suite 2600	St. Louis	МО	63102	\$170mm Senior Secured Revolver	D
Seneca Rebuild LLC	211 North Broadway, Suite 2600	St. Louis	МО	63102	\$825mm Senior Secured Term Loan	D
Seneca Rebuild LLC	211 North Broadway, Suite 2600	St. Louis	MO	63102	11.50% Senior Secured Notes due 2023	E/F Part 2
Seneca Rebuild LLC	211 North Broadway, Suite 2600	St. Louis	MO	63102	\$170mm Senior Secured Revolver	D
Sitran LLC	211 North Broadway, Suite 2600	St. Louis	MO		\$825mm Senior Secured Term Loan	D
Sitran LLC	211 North Broadway, Suite 2600	St. Louis	MO	63102	11.50% Senior Secured Notes due 2023	E/F Part 2
Sitran LLC	211 North Broadway, Suite 2600	St. Louis	MO	63102	\$170mm Senior Secured Revolver	D
Sugar Camp Energy LLC	211 North Broadway, Suite 2600	St. Louis	MO	63102	\$825mm Senior Secured Term Logn	D
Sugar Camp Energy LLC	211 North Broadway, Suite 2600	St. Louis	MO	63102	11.50% Senior Secured Notes due 2023	E/F Part 2
Sugar Camp Energy LLC	211 North Broadway, Suite 2600	St. Louis	MO	63102	\$170mm Senior Secured Revolve	D
Tanner Energy LLC	211 North Broadway, Suite 2600	St. Louis	MO		\$825mm Senior Secured Term Lan	D
Tanner Energy LLC	211 North Broadway, Suite 2600	St. Louis	MO	63102	11.50% Senior Secured Notes due 2 7 3	E/F Part 2
Tanner Energy LLC	211 North Broadway, Suite 2600	St. Louis	MO	63102	\$170mm Senior Secured Revolver	D
Viking Mining LLC	211 North Broadway, Suite 2600	St. Louis	MO	63102	\$825mm Senior Secured Term Loan	D
Viking Mining LLC	211 North Broadway, Suite 2600	St. Louis	MO	63102	11.50% Senior Secured Notes due 2023	E/F Part 2
Viking Mining LLC	211 North Broadway, Suite 2600	St. Louis	MO	63102	\$170mm Senior Secured Revolver	D
Williamson Energy LLC	211 North Broadway, Suite 2600	St. Louis	МО	63102	\$825mm Senior Secured Term Loan	D
Williamson Energy LLC	211 North Broadway, Suite 2600	St. Louis	МО	63102	11.50% Senior Secured Notes due 2023	E/F Part 2
Williamson Energy LLC	211 North Broadway, Suite 2600	St. Louis	МО	63102	\$170mm Senior Secured Revolver	D

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

In re:) Chapter 11
FORESIGHT ENERGY LP, et al.,) Case No. 20-41308-659
Debtors. ¹) (Jointly Administered)
)
)

STATEMENT OF FINANCIAL AFFAIRS FOR MARYAN MINING LLC (CASE NO. 20-41320)

¹

The Debtors in these cases are each incorporated or organized in the state of Delaware, and along with the last four digits of each Debtor's federal tax identification number (or SEC filing number if unavailable), are: Foresight Energy LP (8894); Foresight Energy GP LLC (8332); Foresight Energy LLC (7685); Foresight Energy Employee Services Corporation (7023); Foresight Energy Services LLC (6204); Foresight Receivables LLC (2250); Sugar Camp Energy, LLC (8049); Macoupin Energy LLC (9005); Williamson Energy, LLC (9143); Foresight Coal Sales LLC (8620); Tanner Energy LLC (0409); Sitran LLC (9962); Seneca Rebuild LLC (0958); Oeneus LLC (6007); Adena Resources, LLC (4649); Hillsboro Transport LLC (6881); American Century Transport LLC (SEC No. 5786); Akin Energy LLC (1648); American Century Mineral LLC (SEC No. 5788); Foresight Energy Finance Corporation (5321); Foresight Energy Labor LLC (4176); Viking Mining LLC (4981); M-Class Mining, LLC (5272); MaRyan Mining LLC (7085); Mach Mining, LLC (4826); Logan Mining LLC (2361); LD Labor Company LLC (8454); Coal Field Repair Services LLC (9179); Coal Field Construction Company LLC (5694); Hillsboro Energy LLC (1639); and Patton Mining LLC (7251). The address of the Debtors' corporate headquarters is One Metropolitan Square, 211 North Broadway, Suite 2600, St. Louis, Missouri 63102.

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

In re:) Chapter 11
FORESIGHT ENERGY LP, et al.,) Case No. 20-41308-659
Debtors.) (Jointly Administered)

GLOBAL NOTES, METHODOLOGY, AND SPECIFIC DISCLOSURE REGARDING THE DEBTORS' SCHEDULES OF ASSETS AND LIABILITIES AND STATEMENTS OF FINANCIAL AFFAIRS

INTRODUCTION

Foresight Energy LP ("Foresight") and its debtor affiliates, as debtors and debtors in possession in the above-captioned chapter 11 cases (collectively, the "Debtors"), with the assistance of their advisors, have filed their respective Schedules of Assets and Liabilities (the "Schedules") and Statements of Financial Affairs (the "Statements," and together with the Schedules the "Schedules and Statements") with the United States Bankruptcy Court for the District of Eastern Missouri (the "Bankruptcy Court"), pursuant to section 521 of title 11 of the United States Code, 11 U.S.C. §§ 101–1532 (the "Bankruptcy Code"), and Rule 1007 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules").

These Global Notes, Methodology, and Specific Disclosures Regarding the Debtors' Schedules of Assets and Liabilities and Statements of Financial Affairs (the "Global Notes") pertain to, are incorporated by reference in, and comprise an integral part of all of the Debtors' Schedules and Statements. The Global Notes should be referred to, considered, and reviewed in connection with any review of the Schedules and Statements.

The Schedules and Statements do not purport to represent financial statements prepared in accordance with Generally Accepted Accounting Principles in the United States ("GAAP"), nor are they intended to be fully reconciled with the financial statements of each Debtor. Additionally, the Schedules and Statements contain unaudited information that is subject to further review, potential adjustment, and reflect the Debtors' commercially reasonable efforts to report the assets and liabilities of each Debtor on an unconsolidated basis.

The Debtors and their agents, attorneys, and financial advisors do not guarantee or warrant the accuracy or completeness of the data that is provided herein and shall not be liable for any loss or injury arising out of or caused in whole or in part by the acts, errors, or omissions, whether negligent or otherwise, in procuring, compiling, collecting, interpreting, reporting, communicating, or delivering the information contained herein. While commercially reasonable efforts have been made to provide accurate and complete information herein, inadvertent errors or omissions may exist. The Debtors and their agents, attorneys, and financial advisors expressly do not undertake any obligation to update, modify, revise, or re-categorize the information provided

herein, or to notify any third party should the information be updated, modified, revised, or recategorized. In no event shall the Debtors or their agents, attorneys, and financial advisors be liable to any third party for any direct, indirect, incidental, consequential, or special damages (including, but not limited to, damages arising from the disallowance of a potential claim against the Debtors or damages to business reputation, lost business or lost profits), whether foreseeable or not and however caused, even if the Debtors or their agents, attorneys, and financial advisors are advised of the possibility of such damages.

Mr. Robert D. Moore, the Debtors' President and Chief Executive Officer, has signed each of the Schedules and Statements. Mr. Moore is an authorized signatory for each of the Debtors. In reviewing and signing the Schedules and Statements, Mr. Moore necessarily has relied upon the efforts, statements, and representations of various personnel employed by the Debtors and their advisors. Mr. Moore has not (and could not have) personally verified the accuracy of each statement and representation contained in the Schedules and Statements, including statements and representations concerning amounts owed to creditors, classification of such amounts, and creditor addresses.

GLOBAL NOTES AND OVERVIEW OF METHODOLOGY

1. **Reservation of Rights**. Reasonable efforts have been made to prepare and file complete and accurate Schedules and Statements; however, inadvertent errors or omissions may exist. The Debtors reserve all rights to (i) amend or supplement the Schedules and Statements from time to time, in all respects, as may be necessary or appropriate, including, without limitation, the right to amend the Schedules and Statements with respect to any and all claim descriptions, designations, or Debtor(s) against which the is asserted; (ii) dispute or otherwise assert offsets or defenses to any claim reflected in the Schedules and Statements as to amount, liability, priority, status, or classification; (iii) subsequently designate any claim as "disputed," "contingent," or "unliquidated;" or object to the extent, validity, enforceability, priority or avoidability of any claim. Any failure to designate a claim in the Schedules and Statements as "disputed," "contingent," or "unliquidated" does not constitute an admission by the Debtors that such claim or amount is not "disputed," "contingent," or "unliquidated." Listing a claim does not constitute an admission of liability by the Debtor against which the claim is listed or against any of the Debtors. Furthermore, nothing contained in the Schedules and Statements shall constitute a waiver of rights with respect to the Debtors' chapter 11 cases, including, without limitation, issues involving claims, substantive consolidation, defenses, equitable subordination, and/or causes of action arising under the provisions of chapter 5 of the Bankruptcy Code and any other relevant non-bankruptcy laws to recover assets or avoid transfers. Any specific reservation or rights contained elsewhere in the Global Notes does not limit in any respect the general reservation of rights contained in this paragraph. Notwithstanding the foregoing, the Debtors shall not be required to update the Schedules and Statements.

Nothing in the Schedules or Statements is intended to, shall be construed as, or shall have the effect of, modifying, changing, or otherwise affecting the Final Order Authorizing the Debtors to (A) Obtain Post-Petition Financing, (B) Grant Senior Secured Priming Liens and Superpriority Administrative Expense Claims, and (C) Utilize Cash Collateral; (II) Granting Adequate Protection to the Prepetition Secured Parties; (III) Modifying the

Automatic Stay; and (IV) Scheduling Final Hearing; and (VI) Granting Related Relief [Docket No. pending] (the "Final DIP Order") or any amendments, modifications, or other orders related to the same.

2. <u>Description of Cases and "As Of" Information Date</u>. On March 10, 2020 (the "*Petition Date*"), the Debtors each filed voluntary petitions for relief under chapter 11 of the Bankruptcy Code. The Debtors are operating their businesses and managing their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. No request for the appointment of a trustee or examiner has been made in these chapter 11 cases.

On March 11, 2020, the Bankruptcy Court entered the *Order Authorizing Joint Administration of Chapter 11 Cases* [Docket No. 86]. Notwithstanding the joint administration of the Debtors' cases for procedural purposes, each Debtor has filed its own Schedules and Statements.

The asset information provided herein represents the asset data of the Debtors as of the close of business on January 31, 2020, except as otherwise noted. The liability information provided herein represents the liability data of the Debtors as of the Petition Date, except as otherwise noted.

3. <u>Net Book Value of Assets</u>. Unless otherwise indicated, the Debtors' Schedules and Statements reflect net book values as of the Petition Date. The book values of certain assets may materially differ from their fair market values. For the avoidance of doubt, nothing contained in the Schedules and Statements is indicative of the Debtors' enterprise value or to determine what a third party might be willing to pay in connection with any asset disposition.

For financial reporting purposes, Foresight prepares consolidated financial statements. These consolidated financial statements are filed with the Securities and Exchange Commission (the "SEC") and are audited annually. Unlike the consolidated financial statements, these Schedules and Statements, except as indicated herein, reflect the assets and liabilities of each Debtor, including intercompany accounts which would be eliminated in Foresight's consolidated financial statements. Accordingly, combining the assets and claims set forth in the Schedules and Statements of the Debtors would result in amounts that would be substantially different from financial information for Foresight and its respective consolidated subsidiaries that would be prepared under GAAP. Therefore, these Schedules and Statements do not purport to represent financial statements prepared in accordance with GAAP, nor are they intended to reconcile to the financial statements filed by Foresight Peak with the SEC.

Book values of assets prepared in accordance with GAAP generally do not reflect the current performance of the assets and may differ materially from the actual value and/or performance of the underlying assets. Additionally, because the book values of assets may materially differ from their fair market values, some assets are listed as undetermined amounts as of January 31, 2020. Furthermore, assets that have been fully depreciated or

fully amortized, or were expensed for GAAP accounting purposes, have no net book value and are, therefore, not included in the Schedules and Statements

- 4. <u>Estimates and Assumptions</u>. The preparation of the Schedules and Statements required the Debtors to make certain estimates and assumptions that affected the reported amounts of assets and liabilities, the disclosures of contingent assets and liabilities, and the reported amounts of revenues and expenses. Actual results could differ materially from these estimates.
- 5. Recharacterization. Notwithstanding the Debtors' reasonable efforts to properly characterize, classify, categorize, or designate certain claims, assets, executory contracts, unexpired leases, and other items reported in the Schedules and Statements, the Debtors may nevertheless have improperly characterized, classified, categorized, designated, or omitted certain items due to the complexity and size of the Debtors' businesses. Accordingly, the Debtors reserve their rights to recharacterize, reclassify, recategorize, redesignate, add, or delete items reported in the Schedules and Statements at a later time as is necessary or appropriate
- 6. <u>Liabilities</u>. The Debtors have sought to allocate liabilities between the prepetition and postpetition periods based on the information and research conducted in connection with the preparation of the Schedules and Statements. As additional information becomes available the allocation of liabilities between the prepetition and postpetition periods may change. Accordingly, the Debtors reserve all of their rights to amend, supplement, or otherwise modify the Schedules and Statements as is necessary or appropriate.

The liabilities listed on the Schedules do not reflect a complete analysis of claims under section 503(b)(9) of the Bankruptcy Code. Accordingly, the Debtors reserve all of their rights to dispute or challenge the validity of any asserted claims under section 503(b)(9) of the Bankruptcy Code or the characterization of the structure of any such transaction or any document or instrument related to any creditor's claim.

- 7. **Excluded Assets and Liabilities**. The Debtors have excluded certain categories of assets and liabilities from the Schedules and Statements, including, without limitation, goodwill, accrued salaries, employee benefit accruals, tax accruals, asset retirement obligations, and assets with a net book value of zero. For confidentiality reasons, the Debtors have not listed individual customer accounts receivable information. Total accounts receivable information for each Debtor has been listed as of January 31, 2020. In addition, certain immaterial assets and liabilities may have been excluded.
- 8. <u>Insiders</u>. Persons listed as "insiders" have been included for informational purposes only and including them in the Schedules and Statements shall not constitute an admission by the Debtors that those persons are insiders for purposes of section 101(31) of the Bankruptcy Code. Moreover, the Debtors do not take any position with respect to: (a) any insider's influence over the control of the Debtors; (b) the management responsibilities or functions of any such insider; (c) the decision making or corporate authority of any such insider; or (d) whether the Debtors or any such insider could successfully argue that he or

- she is not an "insider" under applicable law or with respect to any theories of liability or for any other purpose.
- 9. <u>Intellectual Property Rights</u>. Exclusion of certain intellectual property shall not be construed as an admission that such intellectual property rights have been abandoned, terminated, assigned, expired by their terms, or otherwise transferred pursuant to a sale, acquisition, or other transaction.
- 10. <u>Umbrella Agreements</u>. Certain contracts and leases listed in the Schedules and Statements may be umbrella or master agreements that cover relationships with some or all of the Debtors. Where relevant, such agreements have been listed in the Schedules and Statements of the Debtor entity that signed the original umbrella or master agreement. Other Debtors, however, may be liable together with such Debtor on account of such agreements and the Debtors reserve all rights to amend the Schedules and Statements to reflect changes regarding the liability of the Debtors with respect to such agreements, if appropriate.
- 11. <u>Guarantees</u>. The Debtors have made reasonable efforts to locate and identify guarantees and other secondary liability claims (collectively, the "*Guarantees*") in each of the executory contracts, unexpired leases, secured financings, debt instruments and other such agreements to which any Debtor is a party. Where Guarantees have been identified, they have been included in the relevant Schedule for the Debtor or Debtors affected by such Guarantees. The Debtors have placed the Guarantees on Schedule H for both the primary obligor and the guarantor of the relevant obligation. It is possible that certain Guarantees embedded in the Debtors' executory contracts, unexpired leases, secured financings, debt instruments and other such agreements may have been inadvertently omitted. The Debtors reserve their rights to amend the Schedules to the extent additional Guarantees are identified or such Guarantees are discovered to have expired or be unenforceable. Additionally, failure to list any Guarantees in the Schedules and Statements, including in any future amendments to the Schedules and Statements, shall not affect the enforceability of any Guarantees not listed.
- 12. <u>Duplication</u>. Certain of the Debtors' assets, liabilities, and prepetition payments may properly be disclosed in multiple parts of the Statements and Schedules. To the extent these disclosures would be duplicative, the Debtors have determined to only list such assets, liabilities, and prepetition payments once.
- 13. <u>Claims Description</u>. Schedules D and E/F permit each of the Debtors to designate a claim as "disputed," "contingent," and/or "unliquidated." Any failure to designate a claim on a given Debtor's Schedules and Statements as "disputed," "contingent," or "unliquidated" does not constitute an admission by that Debtor that such amount is not "disputed," "contingent," or "unliquidated," or that such claim is not subject to objection. The Debtors reserve all of their rights to dispute, or assert offsets or defenses to, any claim reflected on their respective Schedules and Statements on any grounds, including liability or

- classification. Additionally, the Debtors expressly reserve all of their rights to subsequently designate such claims as "disputed," "contingent" or "unliquidated."
- 14. Causes of Action. Despite their commercially reasonable efforts to identify all known assets, the Debtors may not have listed all of their causes of action or potential causes of action against third-parties as assets in the Schedules and Statements, including, without limitation, causes of actions arising under chapter 5 of the Bankruptcy Code and any other relevant non-bankruptcy laws to recover assets or avoid transfers. The Debtors reserve all of their rights with respect to any cause of action (including avoidance actions), controversy, right of setoff, cross claim, counterclaim, or recoupment and any claim on contracts or for breaches of duties imposed by law or in equity, demand, right, action, lien, indemnity, guaranty, suit, obligation, liability, damage, judgment, account, defense, power, privilege, license, and franchise of any kind or character whatsoever, known, unknown, fixed or contingent, matured or unmatured, suspected or unsuspected, liquidated or unliquidated, disputed or undisputed, secured or unsecured, assertable directly or derivatively, whether arising before, on, or after the Petition Date, in contract or in tort, in law or in equity, or pursuant to any other theory of law (collectively, "Causes of Action") they may have, and neither these Global Notes nor the Schedules and Statements shall be deemed a waiver of any claims or Causes of Action or in any way prejudice or impair the assertion of such claims or Causes of Action.
- 15. <u>Summary of Significant Reporting Policies</u>. The following is a summary of significant reporting policies:
 - <u>Undetermined Amounts</u>. The description of an amount as "unknown," "TBD" or "undetermined" is not intended to reflect upon the materiality of such amount.
 - <u>Totals</u>. All totals that are included in the Schedules and Statements represent totals of all known amounts. To the extent there are unknown or undetermined amounts, the actual total may be different than the listed total.
 - <u>Paid Claims</u>. The Debtors were authorized to pay certain outstanding prepetition claims pursuant to various orders entered by the Bankruptcy Court. To the extent the Debtors pay any of the claims listed in the Schedules and Statements pursuant to any orders entered by the Bankruptcy Court, the Debtors reserve all of their rights to amend or supplement the Schedules and Statements or take other action as is necessary or appropriate to avoid over-payment of or duplicate payments for any such liabilities.
 - <u>Liens</u>. Property and equipment listed in the Schedules and Statements are presented without consideration of any liens that may attach (or have attached) to such property and equipment.
- 16. <u>Currency</u>. Unless otherwise indicated, all amounts are reflected in U.S. dollars.
- 17. <u>Intercompany Payables and Receivables</u>. The Debtors routinely engage in intercompany transactions with other Debtor and affiliates. Intercompany receivable

account balances are shown in Schedule A/B and intercompany liabilities are shown in Schedule E/F.

As described more fully in the Motion Re: Entry of Interim and Final Orders (A) Authorizing Continued Use of the Debtors' Existing Cash Management System; (B) Authorizing Use of Existing Bank Accounts and Business Forms; (C) Granting a Limited Waiver of Requirements of Section 345(b) of the Bankruptcy Code; (D) Authorizing Continuation of Ordinary Course Intercompany Transactions; (E) Granting Administrative Expense Priority Status to Postpetition Intercompany Claims; and (F) Granting Related Relief [Docket No. 4] (the "Cash Management Motion"), the Debtors use a centralized cash management system to streamline collection, transfer, and disbursement of funds generated by the Debtors' business operations. Certain receivables are collected by Debtor subsidiaries of Foresight and sent to a concentration account held by Debtor Foresight Energy, LLC. The concentration funds certain other Debtor bank accounts where Payables are paid on behalf of the Debtors in the ordinary course of business. The Debtors record in their books and records any receipts and/or disbursements made on behalf of Debtors as intercompany balances.

The listing by the Debtors of any account between a Debtor and another Debtor is a statement of what appears in a particular Debtor's books and records and does not reflect any admission or conclusion of the Debtors regarding the allowance, classification, characterization, validity, or priority of such account. The Debtors reserve all rights to recharacterize, reprioritize, reclassify, recategorize or redesignate intercompany accounts reported in the Schedules and Statements.

- 18. <u>Inventories, Property and Equipment</u>. Inventories consist of materials and supplies and coal inventory. These inventories are valued at the lower of cost or market. Coal inventory costs include labor, supplies, equipment depreciation, depletion of mineral reserves, operating overhead and transportation costs incurred prior to the transfer of title to customers. Property, plant, equipment and mine development are recorded at cost or at fair value at the date of acquisition in the case of acquired businesses. Property, plant, and equipment are aggregated in the Debtors' books and records and cannot be segregated easily into the categories required by the Schedules and Statements. All inventories, as well as all property and equipment, are presented without consideration of any statutory or consensual liens.
- 19. Mineral Right, Land and Land Rights. The Debtors control an estimated 2.1 billion tons of proven and probable coal reserves located in the Illinois Basin. The aggregate book value of owned and leased coal reserves is \$1.3 billion as of January 31, 2020. The Debtors have not analyzed the current market value of their owned or leased coal reserves. Except where otherwise noted, the Debtors have reported the book value of all owned pieces of real property, including leased coal reserves, in Schedule A/B. Certain unexpired coal reserve leases of the Debtors as of the Petition Date that may constitute executory contracts or unexpired leases within the meaning of section 365 of the Bankruptcy Code are also included in Schedule G, and to the extent that there was an amount outstanding under a coal reserve lease, such as royalties payable, as of the Petition Date, the amount owed to the lessor of the coal reserves has been listed on Schedule E/F.

- 20. Other Leases. The Debtors lease equipment and facilities under various capital and operating lease agreements. These equipment and facilities leases are reported on Schedule G of each applicable Debtor, and to the extent that there was an amount outstanding under any of these leases as of the Petition Date, the amount owed to the applicable lessor has been listed on Schedule E/F of each applicable Debtor.
- 21. Effect of "First Day" Orders. The Bankruptcy Court has authorized the Debtors to pay various outstanding prepetition claims including certain payments to employees, critical vendors, lien holders and taxing authorities. Where the Schedules and Statements list creditors and set forth the Debtors' scheduled amount of such claims, such scheduled amounts reflect amounts owed as of the Petition Date, adjusted for any postpetition payments made as of March 29, 2020 on account of such claims pursuant to the authority granted to the Debtors by the Bankruptcy Court. To the extent any further adjustments are necessary for any additional postpetition payments made after March 29, 2020 on account of such claims pursuant to the authority granted to the Debtors by the Bankruptcy Court, such adjustments have not been included in the Schedules and Statements unless otherwise noted on the applicable Schedule or Statement. Estimates of claims set forth in the Schedules and Statements may not reflect assertions by the Debtors' creditors of a right to have such claims paid or reclassified under the Bankruptcy Code or orders of the Bankruptcy Court.
- 22. Setoffs. The Debtors periodically incur certain setoffs in the ordinary course of business. Setoffs in the ordinary course can result from various items including, but not limited to, pricing discrepancies, returns, warranties, refunds, negotiations and/or disputes between Debtors and their customers regarding regulatory or governmental impositions costs incurred by Debtors, and other disputes between the Debtors and their customers and/or suppliers. These normal setoffs are consistent with the ordinary course of business in the Debtors' industry and can be particularly voluminous, making it unduly burdensome and costly for the Debtors to list such ordinary course setoffs. Therefore, although such setoffs and other similar rights may have been accounted for when scheduling certain amounts, these ordinary course setoffs are not independently accounted for, and as such, are or may be excluded from the Debtors' Schedules and Statements.
- 23. <u>Confidentiality</u>. There are instances within the Schedules and Statements where names, addresses or amounts have been left blank. Due to the nature of an agreement between the Debtors and a third party, concerns of confidentiality, or concerns for the privacy of an individual, the Debtors may have deemed it appropriate and necessary to avoid listing such names, addresses, and amounts.
- 24. <u>Global Notes Control</u>. In the event that the Schedules and Statements differ from these Global Notes, the Global Notes shall control.

SPECIFIC DISCLOSURES WITH RESPECT TO THE DEBTORS' SCHEDULES

Schedules Summary. Except as otherwise noted, the asset information provided herein represents the asset data of the Debtors as of January 31, 2020, and liability information provided herein represents the liability data of the Debtors as of the Petition Date.

For financial reporting purposes, the Debtors ordinarily prepare consolidated financial statements. Unlike the consolidated financial statements, the Schedules reflect the assets and liabilities of each Debtor on a nonconsolidated basis, except where otherwise indicated. Accordingly, the totals listed in the Schedules will likely differ, at times materially, from the consolidated financial reports prepared by the Debtors for financial reporting purposes or otherwise.

The Schedules do not purport to represent financial statements prepared in accordance with GAAP, nor are they intended to be fully reconciled with the financial statements of each Debtor. Additionally, the Schedules contain unaudited information that is subject to further review and potential adjustment and reflect the Debtors' reasonable best efforts to report the assets and liabilities of each Debtor on an unconsolidated basis. Moreover, given, among other things, the uncertainty surrounding the collection and ownership of certain assets and the valuation and nature of certain liabilities, to the extent that a Debtor shows more assets than liabilities, this is not an admission that the Debtor was solvent as of the Petition Date or at any time before the Petition Date. Likewise, to the extent a Debtor shows more liabilities than assets, this is not an admission that the Debtor was insolvent as of the Petition Date or at any time before the Petition Date.

As part of their financial statement due diligence process, the Debtors, from time to time, analyze the book values of their assets to determine, with respect to any of their assets, whether all or part of an asset value would be impaired in accordance with GAAP. The Debtors have recently experienced significant write-offs of book values of certain assets, sometimes reducing book values of such assets to zero, due to the declining coal market in which the Debtors operate. Where book values of assets have been reduced to zero, such assets have not been included in the Schedules.

Schedule A/B, Parts 1 and 2 – Cash and Cash Equivalents; Deposits and Prepayments. Details with respect to the Debtors' cash management system and bank accounts are provided in the Debtors' Cash Management Motion and the final order of the Bankruptcy Court granting the Cash Management Motion [Docket No. 4].

Schedule A/B, Part 9 – Real Property. For those Debtors that own real property, such owned real estate is reported, except where otherwise noted, at book value. The Debtors may have listed certain assets as real property when such assets are in fact personal property, or the Debtors may have listed certain assets as personal property when such assets are in fact real property. Buildings and land improvements are listed on Schedule A/B, Part 9, independent of whether the real property to which the building or land improvement is connected is Debtor-owned property. The Debtors reserve all of their rights to recategorize and/or recharacterize such assets holdings to the extent the Debtors determine that such holdings were improperly listed.

Schedule A/B, Part 11 – All Other Assets. Dollar amounts are presented net of impairments and other adjustments.

In the ordinary course of their businesses, the Debtors may have accrued, or may subsequently accrue, certain rights to counter-claims, cross-claims, setoffs, credits, rebates, or refunds with their customers and suppliers, or potential warranty claims against their suppliers. Additionally, certain of the Debtors may be party to pending litigation in which such Debtor has asserted, or may assert,

claims as a plaintiff or counter-claims and/or cross-claims as defendant. Because such claims are unknown to the Debtors and not quantifiable as of the Petition Date, they are not listed on Schedule A/B, Part 11.

Schedule D – Creditors Who Have Claims Secured by Property. Except as otherwise agreed pursuant to a stipulation, agreed order, or general order entered by the Bankruptcy Court, the Debtors reserve their right to dispute or challenge the validity, perfection, or immunity from avoidance of any lien purported to be granted or perfected in any specific asset to a secured creditor listed on Schedule D of any Debtor. Moreover, although the Debtors may have scheduled claims of various creditors as secured claims, the Debtors reserve their right to dispute or challenge the secured nature of any such creditor's claim or the characterization of the structure of any such transaction or any document or instrument (including any intercompany agreement) related to such creditor's claim. In certain circumstances, a Debtor may be a co-obligor or guarantor with respect to the scheduled claims of other Debtors, and no claim set forth on Schedule D of any Debtor is intended to acknowledge claims of creditors that are otherwise satisfied or discharged by other entities. The descriptions provided on Schedule D are intended only as a summary. Reference to the applicable loan agreements and related documents is necessary for a complete description of the collateral and the nature, extent and priority of any liens. Nothing in Schedule D and/or the Global Notes shall be deemed a modification or interpretation of the terms of such agreements.

Except as specifically stated herein, utility companies and other parties that may hold security deposits have not been listed on Schedule D. The Debtors reserve all of their rights, claims and causes of action with respect to claims associated with any contracts and agreements listed on Schedule D or Schedule G, including the right to dispute or challenge the characterization or the structure of any transaction, document or instrument (including any intercompany agreement) related to a creditor's claim. Nothing herein shall be construed as an admission by the Debtors of the legal rights of the claimant or a waiver of the Debtors' right to recharacterize or reclassify such claim or contract.

The Debtors have not included on Schedule D parties that may believe such claims are secured through setoff rights or inchoate statutory lien rights. Although there are multiple parties that hold a portion of the debt included in the secured facilities, only the administrative agents have been listed for purposes of Schedule D.

As of the Petition Date, Debtor Foresight Energy LLC was the borrower, and certain of the other Debtors were the guarantors, for a first lien secured revolving credit and a first lien secured term loan (shown on Schedule D).

Debtors Foresight Energy LLC and Foresight Energy Finance Corporation were co-issuers for the second lien bond indentures (shown on Schedule F). In total, first and second lien facilities, totaled approximately \$1.4 billion outstanding as of the Petition Date.

Foresight has requested postpetition financing pursuant to the *Cash Collateral Motion* (I) Authorizing the Debtors to (A) Obtain Post-Petition Financing, (B) Grant Senior Secured Priming Liens and Superpriority Administrative Expense Claims, and (C) Utilize Cash Collateral; (II) Granting Adequate Protection to the Prepetition Secured Parties; (III) Modifying the

Automatic Stay; and (IV) Scheduling Final Hearing; and (VI) Granting Related Relief [Docket No. 29] (Interim and Final Orders are pending) consisting of a loan facility in the aggregate principal amount of approximately \$175 million, including the prepetition \$75 million in loan rollup of the first lien revolving credit facility (the "DIP Facility"). All of the other Debtors guarantee Foresight's obligations under the DIP Facility.

The claim amount listed for both secured and unsecured notes in Schedule D, and in Schedule E/F, includes principal and interest as of the Petition Date.

Schedule E/F, Part 1 – Creditors With Priority Unsecured Claims. Pursuant to the *Final Order* (A) Authorizing the Payment of Prepetition Taxes and Fees and (B) Granting Related Relief [Docket No. 246] (the "Final Taxes Order"), the Debtors have been granted the authority to pay certain tax liabilities that accrued prepetition. Accordingly, any priority unsecured claim based upon prepetition tax accruals that have been paid pursuant to the Final Taxes Order are not listed on Schedule E/F. Certain of the tax claims may be subject to on-going audits, and the Debtors are otherwise unable to determine with certainty the amount of many, if not all, of the tax claims listed on Schedule E/F. Therefore, the Debtors have listed all such claims as undetermined in amount, pending final resolution of on-going audits or outstanding issues.

The Debtors believe that all of the employee claims entitled to priority under the Bankruptcy Code were or will be paid pursuant to the *Interim Order (A) Authorizing the Debtors to Pay Prepetition Wages and Workforce Obligations, (B) Authorizing Debtors to Maintain Workforce Programs and Pay Related Obligations, and (C) Granting Related Relief* [Docket No. 88]. Accordingly, no employee-related claims by and against the Debtors for prepetition amounts due have been included in Schedule E/F.

The listing of a claim on Schedule E/F, Part 1, does not constitute an admission by the Debtors that such claim or any portion thereof is entitled to priority status.

Schedule E/F, Part 2 – Creditors With Non-Priority Unsecured Claims. The Debtors have made reasonable efforts to report all general unsecured claims against the Debtors on Schedule E/F, Part 2 based upon the Debtors' existing books and records. The claims of individual creditors for among other things, products, goods, or services are listed as either the lower of the amounts invoiced by the creditor or the amounts entered on the Debtors' books and records, and may not reflect credits or allowances due from such creditors to the Debtors. The Debtors reserve all rights with respect to any such credits and allowances including the right to assert claims objections and/or setoffs. The claims listed on Schedule E/F, Part 2, arose or were incurred on various dates. In certain instances, the date on which a claim arose is an open issue of fact. While commercially reasonable efforts have been made, determining the date upon which each claim in Schedule E/F was incurred or arose would be unduly burdensome and cost prohibitive and, therefore, the Debtors do not list a date for every claim listed on Schedule E/F.

Schedule E/F, Part 2, reflects certain prepetition amounts owing to counterparties to executory contracts and unexpired leases. Such prepetition amounts, however, may be paid in connection with the assumption or assumption and assignment of an executory contract or unexpired lease.

In addition, Schedule E/F, Part 2, does not include all claims that may arise in connection with the rejection of any executory contracts and unexpired leases that may be or have been rejected.

Schedule E/F, Part 2, does not include certain deferred charges, deferred liabilities, accruals or general reserves. Such amounts are general estimates of liabilities and do not represent specific claims as of the Petition Date; however, they are reflected on the Debtors' books and records as required in accordance with GAAP.

Schedule E/F contains information regarding pending litigation involving the Debtors. In certain instances, the Debtor that is subject of the litigation is uncertain or undetermined. Where the named defendant is "Foresight" plus "et al.," the Debtors have listed such claim on Schedule E/F of Foresight. However, to the extent that litigation involving a particular Debtor has been identified, information regarding that litigation is contained in Schedule E/F for that Debtor. The amounts for these potential claims are listed as "undetermined" and are marked as contingent, unliquidated, and disputed in the Schedules and Statements.

Schedule G – Executory Contracts and Unexpired Leases. The businesses of the Debtors are complex. Although the Debtors' existing books, records, financial systems, and contracts management systems have been relied upon to identify and schedule executory contracts for each of the Debtors and reasonable efforts have been made to ensure the accuracy of Schedule G, inadvertent errors, omissions, or overinclusion may have occurred. The Debtors reserve all of their rights to dispute the validity, status or enforceability of any contracts, agreements, or leases set forth on Schedule G and to amend or supplement such Schedule, as necessary. The contracts, agreements, and leases listed on Schedule G may have expired or may have been modified, amended, or supplemented from time to time by various amendments, restatements, waivers, estoppels, certificates, letters, memoranda and other documents, instruments and agreements that may not be listed on Schedule G, despite the Debtors' use of reasonable efforts to identify such documents. In some cases, the same supplier or provider appears multiple times on Schedule G. This multiple listing is intended to reflect distinct agreements between the applicable Debtor and such supplier or provider. Certain of the real property leases listed on Schedule G may contain renewal options, guarantees of payments, options to purchase, rights of first refusal, rights to lease additional space and other miscellaneous rights. Such rights, powers, duties and obligations are not separately set forth on Schedule G. Certain of the agreements listed on Schedule G may be in the nature of conditional sales agreements or secured financings. The presence of a contract or agreement on Schedule G does not constitute an admission that such contract or agreement is an executory contract or unexpired lease.

The Debtors have included only contracts and agreements to which a Debtor is a party. Schedule G does not include contracts or agreements in which payments to third parties were made on any of the Debtors' behalf for administrative convenience or as a result of the Debtors' cash management system. The Debtors have included certain interests in real property such as easements, rights of way, and other similar interests on Schedule G. The listing of such real property interests on Schedule G as "executory" does not constitute an admission by a Debtor that any such contract is executory. The Debtors reserve all rights to recategorize and/or recharacterize their interests in such real property at a later date, as necessary. Although not required, because leased coal reserves represent such a significant asset of the Debtors, the Debtors have also included the book value of

leased coal reserves in Schedule A/B. The Debtors are continuing their review of all relevant documents and expressly reserve their right to amend all Schedules at a later time as necessary and/or to challenge the classification of any agreement as an executory contract or unexpired lease in any appropriate filing. The Debtors further reserve all of their rights, claims, and causes of action with respect to the contracts and agreements listed on Schedule G, including the right to dispute or challenge the characterization or the structure of any transaction, document, or instrument (including any intercompany agreement) related to a creditor's claim.

In addition, the Debtors may have entered into various other types of agreements in the ordinary course of business, such as, supplemental agreements, amendments/letter agreements, title agreements, and confidentiality agreements. Such documents may not be set forth on Schedule G. Certain of the contracts, agreements and leases listed on Schedule G may have been entered into by more than one of the Debtors. Further, the specific Debtor obligor to certain of the executory contracts could not be specifically ascertained in every circumstance. In such cases, the Debtors made their best efforts to determine the correct Debtors' Schedule G on which to list such executory contract or unexpired lease. Certain of the executory contracts may not have been memorialized and could be subject to dispute. Each unexpired lease listed in Schedule G may include one or more ancillary documents, including but not limited to any underlying assignment and assumption agreements, amendments, supplements, full and partial assignments, renewals and partial releases. Executory contracts that are oral in nature, if any, have not been included on Schedule G. Schedule G does not constitute an admission that any such contract or agreement is an executory contract or unexpired lease. The Debtors reserve all of their rights, claims and causes of action with respect to the contracts and agreements listed on Schedule G, including the right to dispute or challenge the characterization or the structure of any transaction, document or instrument.

Schedule H – Co-Debtors. In the ordinary course of their business, the Debtors may be involved in pending or threatened litigation and claims arising out of certain ordinary business transactions. These matters may involve multiple plaintiffs and defendants, some or all of whom may assert cross claims and counter-claims against other parties. Due to the volume of such claims, and because all such claims are contingent, unliquidated, and disputed, and listed elsewhere in the Schedules and Statements, such claims have not been set forth individually on Schedule H.

Schedule H reflects Guarantees, if any, by various Debtors of obligations of related affiliates. The Debtors may not have identified certain Guarantees that are embedded in the Debtors' executory contracts, unexpired leases, secured financings, debt instruments and other such agreements. Certain of the Guarantees reflected on Schedule H, if any, may have expired or no longer be enforceable. Thus, the Debtors reserve their rights to amend Schedule H to the extent that additional Guarantees are identified or such Guarantees are discovered to have expired or are unenforceable, or to contest the validity or enforceability of the Guarantees in another filing.

Claims of Third-Party Related Entities. Although the Debtors have made every effort to properly classify each claim listed in the Schedules as being either disputed or undisputed, liquidated or unliquidated, and contingent or noncontingent, the Debtors have not been able to fully reconcile all payments made to certain third parties and their related entities on account of the Debtors' obligations to both such entity and its affiliates. Therefore, to the extent that the Debtors have classified their estimate of claims of a creditor as disputed, all claims of such

creditor's affiliates listed in the Schedules and Statements shall similarly be considered as disputed, whether or not they are designated as such.

SPECIFIC DISCLOSURES WITH RESPECT TO THE DEBTORS' STATEMENTS

Statements Summary. As part of their financial statement due diligence process, the Debtors, from time to time, analyze the book values of their assets to determine, with respect to any of their assets, whether all or part of an asset value would be impaired in accordance with GAAP. The Debtors have recently experienced significant write-offs of book values of certain assets, sometimes reducing book values of such assets to zero, due to the declining coal market in which the Debtors operate. Where book values of assets have been reduced to zero, such assets have not been included in these Statements.

Statements, Part 1, Question 1 – Gross Revenue From Business. The amount shown for year-to date 2020 is for the period January 1, 2020 to February 29, 2020. Revenue from business for 2019 and 2018 is for the period of January 1 to December 31 of each year.

Statements, Part 1, Question 2 – Non-Business Revenue. The Debtors record a non-material amount of certain transactions as other income in their financial records. Such transactions have been included in the response to Statements, Part 1, Question 2. These transactions are not directly related to the sale of coal at the Debtors' mines, but are related to transloading fees, lease income from affiliates, and royalty income from affiliates.

The amount shown for year-to-date 2020 includes non-business revenue for the period of January 1, 2020 to February 29, 2020. Non-business revenue for 2019 and 2018 is for the period of January 1 to December 31 of each year.

Statements, Part 2, Question 3 – Payments and Transfers to Certain Creditors Within 90 Days. The dates set forth in the "Dates" column relate to one of the following: (a) the date of a wire transfer; (b) the date of an "ACH" payment; or (c) the check date. In general, disbursements are made through Foresight bank accounts and recorded to the proper entity with the liability through intercompany journal entries. For the purpose of this schedule, all of these payments are shown at the proper Debtor unless otherwise noted in the response of a particular Debtor's Statements, Part 2, Question 3. In addition to the payments disclosed in response to this Question, the Debtors periodically replenish "petty cash" working accounts held locally by some entities. Disbursements from these working accounts, held by various Debtors, to third party payees are included in this Question but the intercompany replenishment transactions are not. Payments to the Debtors' insiders, bankruptcy professionals, and intercompany transactions are not included in this Statements, Part 2, Question 3.

Additionally, creditors with aggregate 90-day payments below \$6,825 are not included in Part 2, Question 3 (11 U.S.C. § 547(c)(9).).

Statements, Part 2, Question 4 – Payments to Insiders. For a discussion of insiders of the Debtors, refer to paragraph 8 of these Global Notes.

The Debtors are party to a Management Services Agreement with Murray American Coal, Inc., ("Murray") under which Murray provides the Debtors with a broad array of management and selling and general administrative services. The Debtors pay a flat quarterly fee in exchange for these services. As a result, the employees who would normally be considered as insiders are employed and paid by Murray. The Debtors have no insider employees. The Debtors did make payments to the members of their Board of Directors during the one-year period which are included in this Statements, Part 2, Question 4.

In addition to payments made to the Debtors' Board of Directors, the Debtors made payments to affiliated companies that have either direct or indirect ownership in certain of the Debtors. These affiliated companies fall into two groups, Murray and Foresight Reserves LP (the "*Cline Group*"). Payments made to the Murray and to the Cline Group controlled companies during the one-year period are included in this Statements, Part 2, Question 4.

The payments to "insiders" listed in Statements, Part 2, Question 4 were made by certain Debtors. These payments were not allocated among the subsidiary Debtors, so the list of total payments to each insider is shown for all Debtors.

Statements, Part 2, Question 5 – Repossessions, Foreclosures and Returns. The Debtors routinely return damaged, unsatisfactory or out-of-specification raw materials and other goods to vendors in the ordinary course of business. These ordinary course returns have not been listed in this Statements, Part 2, Question 5.

Statements, Part 2, Question 6 – Setoffs. For a discussion of setoffs incurred by the Debtors, refer to paragraph 22 of these Global Notes.

Statements, Part 3 – Legal Actions or Assignments. There may be pending litigation matters that are believed to have potential recoveries. The actual amount of these litigation matters is contingent on the outcome of the cases. The Debtors routinely participate in administrative actions and appeals with state agencies regarding permits in the ordinary course of their business and they have identified those administrative actions that were pending within one year of the Petition Date.

Statements, Part 5 – Certain Losses. Any claims for losses that do not exceed the various deductible amounts for certain casualty insurance policies maintained by the Debtors have been excluded from Statements, Part 5.

Statements Part 6 – Certain Payments or Transfers. The Debtors make *de minimis* sales to third parties for such items including, but not limited to, scrap steel, obsolete parts and supplies, and surplus inventory and equipment. These de minimis sales are not included in this Statements, Part 6.

Statements, Part 10 – Off-Premises Storage. The Debtors routinely store parts and supplies inventory as well as parts that are in the process of being repaired on the premises of third-party vendors. Due to insufficient records some of these parts and supplies may not be included in Statements, Part 10.

Statements, Part 11 – Property Held for Another. The Debtors withhold or retain certain funds from employees for payment to certain governmental authorities. These funds are held in trust for turnover to the applicable governmental authority. Given that the Debtors do not retain control of such funds and such funds are not considered property of the Debtors' estates, amounts of such funds have not been listed under Statements, Part 11.

In the ordinary course of business, Foresight enters into consignment agreements (the "Consignment Agreements") on behalf of certain of the Debtors with some of their vendors. Under the Consignment Agreements, the Debtors take possession but not title to various materials and supplies, including parts and components of various mining and mining-related equipment (the "Consigned Assets"). Title to the Consigned Assets does not transfer to the Debtors, and the Debtors are not obligated to pay for the Consigned Assets until the Consigned Assets are placed in service. Consigned Assets have been listed in Statements, Part 11.

Statements, Part 12, Questions 22-24 – Details About Environmental Information. The Debtors historically have operated over a substantial period of time in several locations across Illinois and Ohio. At some locations, the Debtors no longer have any active operations and may no longer have relevant records or the records may no longer be complete or reasonably accessible or reviewable. In some cases, statutory document retention periods have passed. Further, some individuals who once possessed responsive information are no longer employed by the Debtors. For all these reasons, it may not be possible to identify and supply the requested information that is responsive to Statements, Part 12, Questions 22-24. The Debtors have devoted substantial internal and external resources to identifying and providing the requested information that is responsive for as many sites and proceedings as reasonably possible.

This response does not include sites or proceedings related to non-environmental laws such as occupational safety and health laws or transportation laws. The Debtors are legally required to make routine reports and submissions to regulatory agencies concerning discharges resulting from normal operations consistent with regulatory requirements, such as discharge monitoring reports, toxic release inventory submissions and submissions concerning air emissions. This response in this Statement is limited to identifying circumstances in which governmental agencies have alleged in writing that particular operations of the Debtors are in violation of environmental laws and proceedings that have resulted from alleged violations of environmental laws.

Statements Part 13, Question 26 – Books, Records and Financial Statements. Pursuant to the requirements of the Securities Exchange Act of 1934, as amended, Foresight and its subsidiaries have filed with the SEC reports on Form 8-K, Form 10-Q, and Form 10-K. These SEC filings contain consolidated financial information. Because the SEC filings are of public record, Foresight does not maintain records of the parties that requested or obtained copies of any of the SEC filings from the SEC or Foresight. In addition, Foresight provides certain parties, such as banks, auditors, potential investors, vendors and financial advisors financial statements that may not be part of a public filing. Foresight does not maintain complete lists to track such disclosures. As such, Foresight has not provided lists of these parties in response to Statements Part 13, Question 26c and Question 26d.

Statements Part 13, Question 27 – Inventories. The Debtors' policy concerning the counts of parts and supplies inventory does not include regular periodic counts of the entire inventory, and the last complete count of the entire inventory occurred in December 2019. Instead, cycle counts of portions of inventory are continuously taken. Thus, information concerning parts and supplies inventory counts are not included in the response to Statements Part 13, Question 27.

Statements Part 13, Question 30 – Payments, Distributions or Withdrawals to Insiders. The response to Statements Part 13, Question 30 incorporates by reference items listed in the response to Statements Part 2, Question 4.

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MaRyan Mining LLC Case number (if known) 20-41320 Debtor

 6. Setoffs List any creditor, including a bank or financial institution, that within 90 days before filing this case set off or of of the debtor without permission or refused to make a payment at the debtor's direction from an account of the debt. None Creditor's name and address Description of the action creditor took Description of the action creditor took		List pay or cosion may be listed in	Ints or other transfers of property may ments or transfers, including expense gned by an insider unless the aggregate adjusted on 4/01/22 and every 3 years in line 3. <i>Insiders</i> include officers, directed and their relatives; affiliates of the debter.	reimburseme e value of all s after that wit ors, and anyo	nts, made within property transferr h respect to case ne in control of a	I year before filing this case of ed to or for the benefit of the es filed on or after the date of corporate debtor and their rel	on debts insider is adjustme latives; g	owed to an instance of the second of the sec	6,825. (This and any page of a partner of a	mount ayments	
Relationship to debtor Repossessions, foreclosures, and returns List all property of the debtor that was obtained by a creditor within 1 year before filling this case, including proper a foreclosure sale, transferred by a deed in lieu of foreclosure, or returned to the seller. Do not include proper a foreclosure sale, transferred by a deed in lieu of foreclosure, or returned to the seller. Do not include proper a foreclosure sale, transferred by a deed in lieu of foreclosure, or returned to the seller. Do not include proper a foreclosure, or returned to the seller. Do not include proper a foreclosure, or returned to the seller. Do not include proper a foreclosure, or returned to the seller. Do not include proper a foreclosure, or returned to the seller. Do not include proper a foreclosure, or returned to the seller. Do not include proper a foreclosure, or returned to the seller. Do not include proper a foreclosure, or returned to the seller. Do not include proper a foreclosure, or returned to the seller. Do not include proper a foreclosure, or returned to the seller. Do not include proper a foreclosure, or returned to the seller. Do not include proper a foreclosure, or returned to the seller. Do not include proper a foreclosure, or returned to the seller. Do not include proper a foreclosure, or returned to the seller. Do not include proper filing this case seller. Do not include proper filing this case seller. Do not include proper filing this case seller. Do not a foreclosure seller. Do not include proper filing this case seller. Do not include pro		■ No	ne.								
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Creditor's name and address Describe of the Property Date of the Describe of the Property Describe of the Within 90 days before filling this case set off or or of the Describe of the Describe of the Property of the Account of the State of New York o		List all	property of the debtor that was obtained						d by a credito	or, sold at	
6. Setoffs List any creditor, including a bank or financial institution, that within 90 days before filing this case set off or of of the debtor without permission or refused to make a payment at the debtor's direction from an account of the debt. None Creditor's name and address Description of the action creditor took		■ No	ne								
List any creditor, including a bank or financial institution, that within 90 days before filing this case set off or of of the debtor without permission or refused to make a payment at the debtor's direction from an account of the debtor. None Creditor's name and address Description of the action creditor took Day ta Part 3: Legal Actions or Assignments 7. Legal actions, administrative proceedings, court actions, executions, attachments, or governmental at list the legal actions, proceedings, investigations, arbitrations, mediations, and audits by federal or state age in any capacity—within 1 year before filing this case. None. Case title Case title Case number 7.1. Kenneth S. Grossman Pension Plan v. Foresight Energy LLC, et al. Summary Judgement Of New York County of New York GO Centre St New York, NY 10007 7.2. Robert Yeske, et al. v. Macoupin Energy LLC, Hillsboro Energy LLC, Hillsboro Energy LLC, Hillsboro Energy LLC, MaRyan Mining LLC, No: 2017-L-24 7.3. Stephen A. Castleberry v. Maryan Mining LLC, No: Demand Third Judicial Circuit of Madison County, IL		Cred	itor's name and address	Describe	of the Property		Date		Value of p	property	
Part 3: Legal Actions or Assignments 7. Legal actions, administrative proceedings, court actions, executions, attachments, or governmental at List the legal actions, proceedings, investigations, arbitrations, mediations, and audits by federal or state age in any capacity—within 1 year before filing this case. None. Case title Case number Nature of case Court or agency's name and address		List any of the debt.	y creditor, including a bank or financial lebtor without permission or refused to								
Part 3: Legal Actions or Assignments 7. Legal actions, administrative proceedings, court actions, executions, attachments, or governmental at List the legal actions, proceedings, investigations, arbitrations, mediations, and audits by federal or state age in any capacity—within 1 year before filing this case. None. Case title Case number Nature of case Court or agency's name and address		Cred	litor's name and address	Description	on of the action	creditor took	Date a	ction was		Amount	
7. Legal actions, administrative proceedings, court actions, executions, attachments, or governmental a List the legal actions, proceedings, investigations, arbitrations, mediations, and audits by federal or state age in any capacity—within 1 year before filing this case. □ None. Case title Case number 7.1. Kenneth S. Grossman Pension Plan v. Foresight Energy LLC, et al. Summary Judgement of New York County of New York County of New York 60 Centre St New York, NY 10007 7.2. Robert Yeske, et al. v. Macoupin Energy LLC, Hillsboro Energy LLC, MaRyan Mining LLC, and Patton Mining LLC, No: 2017-L-24 7.3. Stephen A. Castleberry v. MaRyan Mining LLC, No: Third Judicial Circuit of Madison County, IL							taken				
7.1. Kenneth S. Grossman Pension Plan v. Foresight Energy LLC, et al. 7.2. Robert Yeske, et al. v. Macoupin Energy LLC, Hillsboro Energy LLC, MaRyan Mining LLC, and Patton Mining LLC, No: 2017-L-24 7.3. Stephen A. Castleberry v. MaRyan Mining LLC, No: MaRyan Mining LLC, No: MaRyan Mining LLC, No: MaRyan Mining LLC, No: Demand Third Judicial Circuit of Madison County, IL	7.	Legal a List the in any o	actions, administrative proceedings, legal actions, proceedings, investigation capacity—within 1 year before filing this line.	ons, arbitrations case.	ns, mediations, a	nd audits by federal or state a	agencies	in which the		nvolved	
Pension Plan v. Foresight Energy LLC, et al. 7.2. Robert Yeske, et al. v. Macoupin Energy LLC, Hillsboro Energy LLC, MaRyan Mining LLC, and Patton Mining LLC, No: 2017-L-24 7.3. Stephen A. Castleberry v. MaRyan Mining LLC, No: Demand Third Judicial Circuit, of Madison County, IL				Nature of			d	Status of ca	ise		
Macoupin Energy LLC, Hillsboro Energy LLC, MaRyan Mining LLC, and Patton Mining LLC, No: 2017-L-24 7.3. Stephen A. Castleberry v. MaRyan Mining LLC, No: Of Madison County, IL		7.1.	Pension Plan v. Foresight		ent	of New York County of New York 60 Centre St	ate	Pending On appe Conclude			
MaRyan Mining LLC, No: of Madison County, IL		7.2.	Macoupin Energy LLC, Hillsboro Energy LLC, MaRyan Mining LLC, and Patton Mining LLC, No:	BIPA Ac			,	Pending On appe Conclude			
		7.3.	MaRyan Mining LLC, No:	Demand				☐ Pending ☐ On appe ☐ Conclude			

8. Assignments and receivership

List any property in the hands of an assignee for the benefit of creditors during the 120 days before filing this case and any property in the hands of a receiver, custodian, or other court-appointed officer within 1 year before filing this case.

4.

5.

6.

7.

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Debtor MaRyan Mining LLC Pg 03 01 70 Case number (if known) 20-41320

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Part 4: Certain Gifts and Charitable Contributions

9. List all gifts or charitable contributions the debtor gave to a recipient within 2 years before filing this case unless the aggregate value of the gifts to that recipient is less than \$1,000

■ None

Recipient's name and address Description of the gifts or contributions Dates given Value

Part 5: Certain Losses

10. All losses from fire, theft, or other casualty within 1 year before filing this case.

None

Description of the property lost and how the loss occurred

Amount of payments received for the loss

If you have received payments to cover the loss, for example, from insurance, government compensation, or tort liability, list the total received.

List unpaid claims on Official Form 106A/B (Schedule A/B: Assets – Real and Personal Property).

Part 6: Certain Payments or Transfers

11. Payments related to bankruptcy

List any payments of money or other transfers of property made by the debtor or person acting on behalf of the debtor within 1 year before the filing of this case to another person or entity, including attorneys, that the debtor consulted about debt consolidation or restructuring, seeking bankruptcy relief, or filing a bankruptcy case.

None.

Who was paid or who received lf not money, describe any property transferred Dates
Total amount or value
Address

12. Self-settled trusts of which the debtor is a beneficiary

List any payments or transfers of property made by the debtor or a person acting on behalf of the debtor within 10 years before the filing of this case to a self-settled trust or similar device.

Do not include transfers already listed on this statement.

None.

Name of trust or device Describe any property transferred Dates transfers Total amount or were made value

13. Transfers not already listed on this statement

List any transfers of money or other property by sale, trade, or any other means made by the debtor or a person acting on behalf of the debtor within 2 years before the filing of this case to another person, other than property transferred in the ordinary course of business or financial affairs. Include both outright transfers and transfers made as security. Do not include gifts or transfers previously listed on this statement.

None.

Who received transfer?

Address

Description of property transferred or payments received or debts paid in exchange

Date transfer

Was made

Total amount or value

Part 7: Previous Locations

14. Previous addresses

List all previous addresses used by the debtor within 3 years before filing this case and the dates the addresses were used.

Does not apply

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Pg 64 of 70 Debtor MaRyan Mining LLC Case number (if known) 20-41320

Address Dates of occupancy From-To					
Part 8:	lealth Care Bankruptcies				
Is the de	Eare bankruptcies btor primarily engaged in offering service sing or treating injury, deformity, or disea ng any surgical, psychiatric, drug treatm	ase, or			
	o. Go to Part 9. es. Fill in the information below.				
	Facility name and address	Nature of the business the debtor provides	operation, incl	uding type of services	If debtor provides meals and housing, number of patients in debtor's care
Part 9:	ersonally Identifiable Information				
16. Does the	e debtor collect and retain personally	identifiable information	of customers?		
■ No	o. es. State the nature of the information co	ollected and retained.			
	years before filing this case, have an aring plan made available by the deb			pants in any ERISA, 401(k),	403(b), or other pension or
	o. Go to Part 10. es. Does the debtor serve as plan admir	nistrator?			
	■ No Go to Part 10. □ Yes. Fill in below:				
Part 10: 0	Certain Financial Accounts, Safe Dep	osit Boxes, and Storage	Units		
Within 1 moved, of Include of	inancial accounts year before filing this case, were any fir or transferred? hecking, savings, money market, or oth ives, associations, and other financial ir	ner financial accounts; cer			
■ Non	e Financial Institution name and	Last 4 digits of	Type of second	nt or Date account wa	s Last balance
	Address	Last 4 digits of account number	Type of accou instrument	closed, sold, moved, or transferred	before closing or transfer
19. Safe dep List any s case.	posit boxes safe deposit box or other depository for	securities, cash, or other	valuables the de	btor now has or did have with	in 1 year before filing this
■ Non	e				
Depos	itory institution name and address	Names of anyone access to it Address	with	Description of the contents	Do you still have it?
20 Off prop	nicos etorado				

20. **Off-premises storage**List any property kept in storage units or warehouses within 1 year before filing this case. Do not include facilities that are in a part of a building in

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Debtor MaRyan Mining LLC Case number (if known) 20-41320

	None							
	Facility name and address	Names of anyone with access to it	Description of the contents	Do you still have it?				
Pa	rt 11: Property the Debtor Holds or Cont	trols That the Debtor Does Not Own						
21.	21. Property held for another List any property that the debtor holds or controls that another entity owns. Include any property borrowed from, being stored for, or held in trust. Do not list leased or rented property.							
	None							
Pa	rt 12: Details About Environment Inform	ation						
For	the purpose of Part 12, the following definition Environmental law means any statute or go medium affected (air, land, water, or any ot	overnmental regulation that concerns pollut	ion, contamination, or hazardous materia	I, regardless of the				
	Site means any location, facility, or property owned, operated, or utilized.	y, including disposal sites, that the debtor r	now owns, operates, or utilizes or that the	debtor formerly				
	Hazardous material means anything that as similarly harmful substance.	n environmental law defines as hazardous	or toxic, or describes as a pollutant, conta	aminant, or a				
Re	port all notices, releases, and proceedings	s known, regardless of when they occur	red.					
22.	Has the debtor been a party in any judic	ial or administrative proceeding under a	ny environmental law? Include settlen	nents and orders.				
	■ No. □ Yes. Provide details below.							
	Case title Case number	Court or agency name and address	Nature of the case	Status of case				
23.	Has any governmental unit otherwise not environmental law?	ified the debtor that the debtor may be I	iable or potentially liable under or in v	iolation of an				
	No.☐ Yes. Provide details below.							
	Site name and address	Governmental unit name and address	Environmental law, if known	Date of notice				
24.	Has the debtor notified any governmenta	l unit of any release of hazardous mater	ial?					
	No.☐ Yes. Provide details below.							
	Site name and address	Governmental unit name and address	Environmental law, if known	Date of notice				
Pa	rt 13: Details About the Debtor's Busine	ss or Connections to Any Business						
25.	Other businesses in which the debtor has List any business for which the debtor was a Include this information even if already listed	n owner, partner, member, or otherwise a	person in control within 6 years before fili	ng this case.				
	None							
	Business name address	Describe the nature of the business	Employer Identification number Do not include Social Security number					
			Dates business existed					

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Case number (if known) 20-41320 Debtor **MaRyan Mining LLC**

		ments pers who maintained the debtor's boo	oks and record	s within 2	years before filing this ca	se.
Name a	nd address					Pate of service
26a.1.	Jeremy Harrison 211 N Broadway Ste. Saint Louis, MO 6310				3	3/10/2018 - 3/10/2020
	all firms or individuals who ha	ave audited, compiled, or reviewed de ise.	ebtor's books o	of account	and records or prepared	a financial statement
□N	one					
Name a	nd address					ate of service
26b.1.	Ernst & Young 5 Times Square New York, NY 10036					3/10/2018 - 3/10/2020
26c. List a	ıll firms or individuals who w	ere in possession of the debtor's bool	ks of account a	and record	ds when this case is filed.	
□ N	one					
Name a	nd address				books of account and railable, explain why	ecords are
26c.1.	Jeremy Harrison 211 N Broadway Ste. Saint Louis, MO 6310					
	ıll financial institutions, credi ment within 2 years before fi	tors, and other parties, including merolling this case.	cantile and trac	de agenci	es, to whom the debtor is	sued a financial
□ N	one					
Name a	nd address					
26d.1.	See Global Notes					
■ No		roperty been taken within 2 years bef two most recent inventories.	ore filing this c	case?		
	ame of the person who su eventory	pervised the taking of the	Date of inve	entory	The dollar amount and or other basis) of each	
	ebtor's officers, directors, of the debtor at the time of	managing members, general partr of the filing of this case.	iers, member	s in conti	rol, controlling sharehol	ders, or other people
Name		Address			and nature of any	% of interest, if
Cody E	E. Nett	211 North Broadway, Suite 2 Saint Louis, MO 63102	600	Corpor	ate Secretary	any
Nama		Addross		Danition	and nature of any	0/ of interest if

211 North Broadway, Suite 2600 Saint Louis, MO 63102

interest

Parent Company

any

100%

LLC

Foresight Energy Labor

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Debtor MaRyan Mining LLC

Case number (if known) 20-41320

	Name	Address	Posi inter		I nature of any	% of interest, i	f	
		211 North Broadway, Suite 2600 Saint Louis, MO 63102		Chief Accounting Officer		,		
	Name	Address	Posi		l nature of any	% of interest, i	f	
	Robert D. Moore	211 North Broadway, Suite 2600 Saint Louis, MO 63102	Pres Offic		& Chief Executive			
	No Yes. Identify below. Payments, distributions, or withdre	nis case, did the debtor have officers, directors in control of the debtor who no longer to the debtor who no longer the debtor who lo	r hold these	position	is?			
	loans, credits on loans, stock redem No Yes. Identify below.	did the debtor provide an insider with value ir ptions, and options exercised?	any form, ind	cluaing s	alary, otner compens	sation, draws, bonuses	,	
	Name and address of reci	pient Amount of money or descripti property	on and value	e of	Dates	Reason for providing the value)	
31.	Within 6 years before filing this ca	ase, has the debtor been a member of any	consolidated	group	for tax purposes?			
	No☐ Yes. Identify below.							
	Name of the parent corporation			Employe corporat	er Identification nun	nber of the parent		
32.	Within 6 years before filing this ca ■ No □ Yes. Identify below.	ise, has the debtor as an employer been re	esponsible fo	or contri	buting to a pension	fund?		
Name of the pension fund				Employer Identification number of the parent corporation				

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Case number (if known) 20-41320 Debtor MaRyan Mining LLC

Part 14: Signature and Declaration

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

I have examined the information in this Statement of Financial Affairs and any attachments and have a reasonable belief that the information is true and correct.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on April 13, 2020		
/s/ Robert D. Moore		Robert D. Moore
Signature of individual signing on	behalf of the debtor	Printed name
Position or relationship to debtor	President & Chief I	Executive Officer
Are additional pages to <i>Stateme</i> ☐ No	nt of Financial Affairs f	for Non-Individuals Filing for Bankruptcy (Official Form 207) attached?
Yes		

SOFA Part 2, Question 3 - Payments or transfers made to creditors within 90 days preceding commencement of this case

Creditor Name	Address1	Address2	City	State	Zip	Reasons for payment or transfe	er Dates of Payments	Total Amount or value
Aus St Louis	26792 Network Place		Chicago	IL	60673-1792	Suppliers or vendors	2/28/2020	\$5,788.70
Aus St Louis	26792 Network Place		Chicago	IL	60673-1792	Suppliers or vendors	2/21/2020	\$5,267.33
Aus St Louis	26792 Network Place		Chicago	IL	60673-1792	Suppliers or vendors	2/14/2020	\$5,385.85
Aus St Louis	26792 Network Place		Chicago	IL	60673-1792	Suppliers or vendors	1/28/2020	\$5,441.72
Aus St Louis	26792 Network Place		Chicago	IL	60673-1792	Suppliers or vendors	1/10/2020	\$5,448.21
Aus St Louis	26792 Network Place		Chicago	IL	60673-1792	Suppliers or vendors	1/5/2020	\$5,699.57
Aus St Louis	26792 Network Place		Chicago	IL	60673-1792	Suppliers or vendors	12/13/2019	\$5,681.54
Benefit Planners & Associates	1910 Cochran Rd Ste 605		Pittsburgh	PA	15220	Suppliers or vendors	2/21/2020	\$15,938.04
Benefit Planners & Associates	1910 Cochran Rd Ste 605		Pittsburgh	PA	15220	Suppliers or vendors	1/28/2020	\$16,545.84
Benefit Planners & Associates	1910 Cochran Rd Ste 605		Pittsburgh	PA	15220	Suppliers or vendors	12/13/2019	\$16,975.26
Mca Administrators Inc	1910 Cochran Road, Suite 605		Pittsburgh	PA	15220	Suppliers or vendors	3/6/2020	\$75,004.99
Mca Administrators Inc	1910 Cochran Road, Suite 605		Pittsburgh	PA	15220	Suppliers or vendors	2/28/2020	\$77,776.48
Mca Administrators Inc	1910 Cochran Road, Suite 605		Pittsburgh	PA	15220	Suppliers or vendors	2/21/2020	\$68,407.15
Mca Administrators Inc	1910 Cochran Road, Suite 605		Pittsburgh	PA	15220	Suppliers or vendors	2/14/2020	\$40,419.50
Mca Administrators Inc	1910 Cochran Road, Suite 605		Pittsburgh	PA	15220	Suppliers or vendors	2/7/2020	\$18,338.60
Mca Administrators Inc	1910 Cochran Road, Suite 605		Pittsburgh	PA	15220	Suppliers or vendors	1/31/2020	\$56,448.76
Mca Administrators Inc	1910 Cochran Road, Suite 605		Pittsburgh	PA	15220	Suppliers or vendors	1/28/2020	\$80,266.16
Mca Administrators Inc	1910 Cochran Road, Suite 605		Pittsburgh	PA	15220	Suppliers or vendors	1/16/2020	\$32,521.49
Mca Administrators Inc	1910 Cochran Road, Suite 605		Pittsburgh	PA	15220	Suppliers or vendors	1/10/2020	\$34,210.99
Mca Administrators Inc	1910 Cochran Road, Suite 605		Pittsburgh	PA	15220	Suppliers or vendors	12/13/2019	\$335,666.98
Metropolitan Life Insurance Co	Po Box 360229		Pittsburgh	PA	15251-6229	Suppliers or vendors	2/11/2020	\$4,016.90
Metropolitan Life Insurance Co	Po Box 360229		Pittsburgh	PA	15251-6229	Suppliers or vendors	1/10/2020	\$4,016.90
Metropolitan Life Insurance Co	Po Box 360229		Pittsburgh	PA	15251-6229	Suppliers or vendors	<u>\(\text{12}/12/2019 \) \(\text{12}/2019 \)</u>	\$4,159.95
Rockwood Casualty Insurance Co	654 Main Street		Rockwood	PA	15557	Suppliers or vendors	2/21/2020	\$30,183.00
Rockwood Casualty Insurance Co	654 Main Street		Rockwood	PA	15557	Suppliers or vendors	2/14/2020	\$232,185.50
Rockwood Casualty Insurance Co	654 Main Street		Rockwood	PA	15557	Suppliers or vendors	1/10/2020	\$25,613.00
Rockwood Casualty Insurance Co	654 Main Street		Rockwood	PA	15557	Suppliers or vendors	12/13/2019	\$77,050.85
State Disbursement Unit	Po Box 5400		Carol Stream	IL	60197-5400	Other - Child support payment	1/24/2020	\$3,638.15
State Disbursement Unit	Po Box 5400		Carol Stream				1/8/2020	\$3,371.16
State Disbursement Unit	Po Box 5400		Carol Stream	IL		Other - Child support payment	12/31/2019	\$3,546.32
State Disbursement Unit	Po Box 5400		Carol Stream	IL	60197-5400	Other - Child support payment	12/11/2019	\$4,079.13
							TOTAL:	\$1,299,094.02

Fill in this inform						
Debtor name	ame MaRyan Mining LLC					
United States Ba	nkruptcy Court for the: EASTERN DISTRICT OF MISS	OURI				
Case number (if k	znown) <u>20-41320</u>	☐ Check if this is an amended filing				

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

Schedule A/B: Assets—Real and Personal Property (Official Form 206A/B)

Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)

Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)

Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)

Schedule H: Codebtors (Official Form 206H)

Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)

Amended Schedule

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 204)

Other document that requires a declaration

I declare under penalty of perjury that the foregoing is true and correct.

Executed on April 13, 2020

X /s/ Robert D. Moore

Signature of individual signing on behalf of debtor

President & Chief Executive Officer

Position or relationship to debtor

Robert D. Moore
Printed name